

IN THE UNITED STATES FEDERAL DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA  
WASHINGTON, DC

IN RE:

Rory M. Walsh; individually, and  
as Natural Guardian of S.J.W; a minor

*775 S. Washington W. 12402*  
*PA 12402*

Plaintiffs,

vs.

James L. Jones, Jr.

Off. of the National Security Advisor  
The White House  
1600 Pennsylvania Ave, NW  
Washington, DC 20500

Mark J. Sullivan, Dir. US Secret Ser.(Ret.)  
6115 Moorland Lane  
Bethesda, Md. 20814-6120

The Honorable Janet Napolitano  
Secretary of Homeland Security  
245 Murray Lane, S.W. Bldg T-5  
Washington, DC 20223

The United States Secret Service  
245 Murray Lane, S.W. Bldg T-5  
Washington, DC 20223

Office of the National Security Advisor  
The White House  
1600 Pennsylvania Ave, NW  
Washington, DC 20500

Department of Homeland Security  
US Department of Homeland Sect.  
Washington, DC 20528

Kate L. Mershimer  
Assistant United States Attorney  
Office of the United States Atty.  
228 Walnut St.  
Harrisburg, PA 17101

**FILED**

**JUN 10 2013**

Clerk, U.S. District & Bankruptcy  
Courts for the District of Columbia

Case No: \_\_\_\_\_

Case: 1:13-cv-00844

Assigned To : Roberts, Richard W.

Assign. Date : 6/10/2013

Description: FOIA/Privacy Act

*Fee pd  
2400.00*

Exec. Off of US Attorneys  
600 E. St, NW (BICN Room 7300)  
Department of Justice  
Washington, DC 20530-0001  
The United States of America  
US Atty. for the District of Columbia  
555 4th St, NW  
Washington, DC 20530

Defendants.

**COMPLAINT FOR INJUNCTIVE RELIEF**

1. This is an action brought under the Freedom of Information Act (FOIA) 5 USC §552, for injunctive and other appropriate relief, seeking the immediate processing and release of agency records requested by the Plaintiffs from defendants Director of Homeland Security, the US Secret Service, the Office of the National Security Advisor, and the US Attorney's office in Harrisburg, PA, of the ordered break-ins at the Plaintiffs residence, in suit, and the continual surveillance, interference and harassment the Plaintiffs continue to suffer under.

2. Plaintiff Rory M. Walsh and his sons suffer under the continual harassment, interference, and blatantly vicious acts of intimidation, for having merely served with National Security Advisor James L. Jones, during his childish officer misconduct in the Philippines and while the CO of the 24th MEU, where in defendant Jones was UA (Unauthorized Absence) from his unit for four (4) days each week, from August until December 1990. With defendant Jones having been wrongly appointed as the National Security Advisor, in a blatant act of abuse of

power, and naked intimidation, defendant Jones sent the Secret Service into Plaintiff Walsh's residence, twice, in order to precipitate Walsh's arrest and incarceration.

3. Jones did not, and does not rate protection by the Secret Service. See 18 USC §3056; exhibit (a). This is naked abuse of the Secret Service, a new "toy" Jones felt he could abuse being on President Obama's staff. With the Rolling Stone article titled "The Runaway General" making Jones the laughingstock of President Obama's staff, as well as the Marine Corps general officer corps, Jones, thoroughly embarrassed by the accurate assessment published by General McChrystal in Rolling Stone, Jones resigned in disgrace in 2010, but continues to harass and throw the Secret Service at Plaintiff Walsh and his sons.

### **JURISDICTION AND VENUE**

4. This Court has both subject matter jurisdiction of the FOIA claims and personal jurisdiction over the parties pursuant to 5 U.S.C. §552(a)(4)(B), and (a)(6)(E)(iii). This Court also has jurisdiction over this action pursuant to 28 USC §1331, 28 USC §2672, and 5 USC §§701-706.

5. Plaintiff Walsh and his sons have the legal right of review of these illegal actions by the defendants, to include National Security Advisor Jones, Secret Service Director Sullivan, AUSA Mersheimer and Secretary of Homeland Security Napolitano under 5 USC §702, and same action will not be dismissed. *Id.*

6. Venue lies in this district under 5 USC §552(a)(4)(B).

### **PARTIES**

7. Plaintiff Rory M. Walsh is a retired Marine Corps officer, who, unfortunately, served in the vicinity of defendant Jones, previous National Security Advisor Jones, childish misconduct in the Marine Corps, defendant Jones lengthy, prolonged misconduct; on two separate occasions.

8. Plaintiff SJW is a minor in the direct care of Plaintiff Rory M. Walsh, directly impacted by defendants Jones, Sullivan, Napolitano and Mersheimer's totally ignoring the Walsh family Constitutional rights, and a witness to both incidents wherein defendant Jones, in blatant obstruction of justice, sent Secret Service agents into the Walsh residence, twice, without the required warrant and without the required social services agent with minors present. Minor SJW has been a living and actual witness to Jones and Sullivan sending federal agents into the Walsh residence, for now the past four (4) years. Defendant Jones does not rate now, or ever protection by the Secret Service, see exhibit (a), hence all such instances, where defendant Jones has either sent agents to confront Walsh, sent agents to remove evidence, or wrongly communicated with the federal courts are and remain crimes.

9. Defendant Jones, whose misconduct and abuse of the Secret Service are the sole precipitant of this legal action, was the National Security Advisor until he

was humiliated, and made the laughingstock of President Obama's staff after a series of caustic articles were printed in the Rolling Stone magazine in 2010, and Jones resigned in disgrace, exhibit (b) refers. Jones was the head of office of the National Security Advisor, which is a Department of the Executive Branch of the United States government that is an agency under the meaning of 5 USC §552(f)(1).

10. Defendant Sullivan is the retired Director of the Secret Service, who was forced to retire over the scandal of at the 6th summit of the Americas during April 2012 in Cartagena, Columbia, which overshadowed his allowing Jones to send Secret Service agents against Plaintiff Walsh. Sullivan was the Director of the Secret Service, which is a Department within Homeland Security, a government agency under the meaning of 5 USC §552(f)(1).

11. Defendant Napolitano; Secretary Napolitano is the current Secretary of the Department of Homeland Security, a government agency under the meaning of 5 USC §552(f)(1).

12. Defendant Mershimer; AUSA Mershimer is an Assistant United States Attorney, which is within the Department of Justice, , a government agency under the meaning of 5 USC §552(f)(1).

13. The office of the National Security Advisor, is a government agency under the meaning of 5 USC §552(f)(1).

14. The Department of Homeland Security is a government agency under the meaning of 5 USC §552(f)(1).

15. The Executive Office for United States Attorney's is a government agency under the meaning of 5 USC §552(f)(1).

### **FACTUAL BACKGROUND**

In 1986, defendant Jones who at that time was the Commanding Officer of 3rd Battalion, 9th Marines, was in the Philippines with his unit. Defendant Jones created an incident with the US Ambassador to the Philippines; Steven W. Bosworth. Overseas Ambassadors, are the equivalent of a four-star general when dealing with military units in their jurisdiction. At that time Plaintiff Walsh was assigned to Marine Barracks Subic Bay, and was decorated for same service. See exhibit (c). Defendant Jones is very sensitive over this childish incident, and mercilessly beats down all who know of it. **Defendant Jones abuse of the Secret Service, a government asset he was illegally given access to (see 18 USC §3056), is similar to the abuse of National Security Advisor Henry Kissinger who had Italian Prime Minister Aldo Moro and his bodyguards kidnapped and brutally murdered in 1978.**

8. While Plaintiff Walsh was serving with the 24th MEU (Marine Expeditionary Unit) from June 1990- June 1992, defendant Jones joined as the unit commander during August 1990. Defendant Jones joined from the Office of

Legislative Affairs, that maintains liaison with the Congress of the United States and the Senate; a prestigious billet. He threatened all to cover him when missing.

9. In February 2009, defendant Jones, mere days after assuming his duties as the national Security Advisor, within days ordered the Secret Service to take Plaintiff Walsh's job at The Bonton Stores and forced Walsh into bankruptcy.

10. In direct violation of federal law, and without the needed federal warrant, Jones then sent the Secret Service into Plaintiff Walsh's residence, on both 2 and 3 March 2009, in a concerted attempt to precipitate Walsh's arrest, in front of the children he raises alone, as a disabled veteran. See exhibits (d) and (e). As shown by the exhibits and evidence at (f) and (g), the Secret Service, and the office of defendant Napolitano recognize those agents did not have the required warrants to force their way into Walsh's home, and also recognizes, now, Walsh has a valid claim against same agents and the US Secret Service.

11. In 2010, a series of articles appeared in the Rolling Stone magazine called; "The Runaway General," that depicted the dedication and service of General Stanley A. McChrystal, at that time the Commander ISAF (International Security Assistance Force) and Commander, US Forces, Afghanistan (USFOR-A). Also included in same articles, were quotes from his staff, critical of National Security Advisor Jones, calling Jones, "A clown," who remains, " stuck in 1985." See exhibits at (h).

12. **Thoroughly embarrassed by this caustic appraisal of his service, and made the laughingstock of not only President Obama's staff but also of the Marine Corps general officer corps, defendant Jones resigned from his post at National Security Advisor in 2010.** While disabled, and emerging from bankruptcy, Plaintiff Walsh had nothing to do with that article, and was actually in Kiev at that time visiting his girlfriend. See exhibit (i). Yet Jones, abusing his access to national forces, **which include the Secret Service**, continues to retaliate against Walsh, who unfortunately witnessed Jones significant misconduct both in the Philippines when Jones created an incident with Ambassador Steven W. Bosworth, and when Jones was UA from the 24th MEU for four days each week, from August - December 1990. Defendant Jones continues to illegally interfere with Plaintiff Walsh's efforts to merely correct his military records, as relayed to Walsh by his sister, Eileen P. Pfahler of Clifton, VA in November, 2010, who had no previous knowledge of Jones open animosity, except through her husband who continued to serve until 2010. Jones continues to poison Walsh's attempts to merely correct his records, and the only way such hatred made it to Walsh's sister, was through the open knowledge of her husband; Colonel Markus Pfahler who served at HQMC until he retired from during the 2009-2010 timeframe. Plaintiff Walsh reported all to the 3rd Circuit Court of Appeals; see exhibit (j) (cover sheet for filing and the pertinent page). While defendant Jones may not be able to reach



General McChrystal, who retired as a full general from the Army, Jones retains significant influence over the Marine Corps, and continues to voice his hatred of Walsh to this very day. Jones libelous and slanderous actions, to this very day, as well as his abuse of the Secret Service, he illegally was given access to, remains unchecked by defendant Napolitano. Defendant Jones, in his ultra paranoia over his misconduct while in the Marine Corps, and his crimes as the National Security Advisor, has resulted on the tactics of Reinhardt Heydrich and Heinrich Himmler, and uses the Secret Service as his own, personal *Schutzstaffel*, to silence or incarcerate those who know of his stupid, childish misconduct in the Marine Corps. This is the United States of America, not Nazi Germany, and Jones abuse of national assets, to include the Secret Service, would be better off spent on actual terrorists, like the Tsarnaev brothers, previously fingered by the Russians. **The blood of the Boston Marathon bombing is directly on defendant Jones and defendant Napolitano's hands, for their continuing to harass disabled veteran Walsh, instead of pursuing actual terrorists, identified terrorists, in America.** Janet Napolitano, defendant Napolitano, is now as jaundiced as James J. Angleton, who could not see the actual enemy. Similarly, defendant Napolitano is unable to see actual terrorists, and spends her time, budget, and assets conducting "political favors," and conducting surveillance on disabled veterans, while the innocent citizens of Boston bleed and die. Having illegally placed Plaintiff Walsh on the

TECS list, Jones, Napolitano, and Sullivan, continue to throw the Secret Service at retired Marine Walsh, to include jostling and accosting Walsh while he attended Mitt Romney's rally on 4 November 2012 in Morrisville, PA, and sending surveillance teams into Walsh's residence on 24 May 2013. See exhibit (k).

13. By pointing out to Plaintiff Walsh and this Honorable Court, the Secret Service, in its letter of 10 May 2013, while denying the claim, quotes from 28 USC §2672, recognizing not only the illegality of what defendants Jones and Sullivan did, and the statute that is used to settle such claims, but is also inviting this litigation. See exhibit (g). This Honorable Court should consider, in view of same evidence from the Secret Service, ordering this action immediately to arbitration, so Plaintiff Walsh and his young sons may begin to recover from Jones criminal actions over the past several years. Defendant Jones does not, and never did rate protection from the Secret Service, see 18 USC §3056. Plaintiff Walsh repeats for emphasis; defendant Jones did not ever rate protection by the Secret Service, now or ever. And his continual throwing of the Secret Service at disabled veteran Walsh is not only a dirty trick, from the new "toy" he had access to as a member of President Obama's staff, but also a crime (see 18 USC §1512 and §1513) and a direct violation of the American's with Disabilities Act. With appeal 08-2970 underway within the 3rd Circuit Court of Appeals, defendant Jones; by deliberately and maliciously throwing the Secret Service at Plaintiff Walsh, in suit, also

violated 18 USC §1503, §1504, §1505, §1510, §1512, and §1513. Refer to exhibit (j), again. This court should consider ordering the immediate arrest and confinement of Jones, Sullivan and Mershimer for their crimes detailed herein.

### **FOIA REQUESTS**

14. Sent to the Secret Service, info Department of Homeland Security. See exhibit (l).

15. Sent to AUSA Mershimer/Executive Office for United States Attorneys. See exhibit (m).

### **THE DEFENDANTS FOIA RESPONSES**

16. Laughable response from the US Marshal Service.

a. As shown by exhibit (n), the US Marshal Service provided "some kind" of FOIA response dated 8 April 2013. This is ridiculous. The US Marshal Service has never been to the Plaintiff's residence, never questioned the Plaintiffs and were not sent any FOIA requests.

b. Either defendant Napolitano wished to deflect liability from her office, or defendant Jones called in a marker from the US Marshal Service, being the influence peddler he is, same response remains nothing but pure fabrication. Plaintiff's response to the US Marshal Service letter is at exhibit (o).

c. The unsolicited FOIA response from the US Marshal Service is and remains a completely fabricated answer. The attorney I fired in 2007, who

interviewed Jones, I also sued and won against her in the York County Judicial Center for her legal malpractice. Same response claims the US Marshals interviewed Plaintiff Walsh in 2007, which is a BOLD FACED LIE. Same response claims Plaintiff Walsh is a "'sharp shooter" in the Marine Corps' which is also a BOLD FACED LIE, Plaintiff Walsh is an expert with each weapon he fired in the Marine Corps, and was repeatedly invited to fire in the Far East Pistol matches due to his high scores<sup>1</sup>. See exhibit (p).

d. This letter, nothing short of pure fabrication by defendants Napolitano and Jones, is a crime, see 18 USC §1001 and 18 USC §1519. Whether they both wished to hold the specter of the fabled "Gus Gerard" to show their influence across all national assets, same fabricated letter is nothing short of attempting to obstruct justice and deflect their liability.

17. Denial from the Secret Service.

a. The Secret Service provided redacted excerpts within their response of 8 March 2013 that correctly shows the sequence of events, and also correctly detail defendant Jones incredible obstruction of justice in the lawsuit, and appeals from the 2005-2009 timeframe. During case 05-cv-0818 in the Middle District of Pennsylvania, defendant Jones repeatedly sent federal agents into Plaintiff Walsh's residence to do nothing but smash up furniture and remove

---

<sup>1</sup> Plaintiff Walsh did not go despite numerous invitations; an officer's place is in front of the unit he commands; defendant Jones should practice the same leadership principle.

evidence against him. See police reports and photos at exhibits (q) and (r). This is incredible obstruction of justice; see 18 USC §§ 1512, 1513, and 1519. That federal judge, Christopher C. Conner did ABSOLUTELY NOTHING to protect Plaintiff Walsh and his sons from defendant Jones crimes, in suit. The Secret Service response of 8 March 2013 correctly show, Plaintiff Walsh, having been fed up with Jones continuing to send federal agents into Walsh's residence to do nothing but smash furniture and remove evidence, complained to the opposing counsel, defendant AUSA Mershimer. Jones also ordered Walsh's bank account broken into when the initial petition to the Supreme Court (09-6168) was distributed on 8 Oct 09, forcing Walsh to close that account. See evidence at exhibit (q), as well as an excerpt from the Supreme Court docket for 09-6168.

b. The Secret Service redacted response of 8 March 2013 shows defendant Jones then launches his new "toy" he has access to; the Secret Service PPD (Presidential Protective Detail). **Defendant Jones did not, and does not rate protection by the Secret Service, see 18 USC §3056.** Hence, defendant Jones, abusing his position by first sending agents to remove evidence (see exhibits (q) and (r)), and then by wrongfully sending the Secret Service (in collusion with AUSA Mershimer) is a crime, both dates (2 and 3 March 2009). See 18 USC §241, §242, and §245. **The Plaintiffs emphasize to this Court; these Secret Service agents, armed Secret Service agents, were bent on arresting Plaintiff**

**Walsh in front of his children, and illegally recorded the interview on the second date (3 March 2009). They forced their way into Walsh's residence, and did their very best to precipitate an incident, and arrest Walsh in front of his children he raises alone. See exhibits (d) and (e). This is defendant Jones abuse of those forces he illegally was given access to, at its worst.**

c. As shown by exhibit (f), the Secret Service acknowledges the agents sent on both 2 and 3 March 2009 did not have the required federal warrant to force their way into Plaintiff Walsh's residence. By referring to 28 USC §2672, as well as the Federal Tort Claims Act, the Secret Service is acknowledging that Plaintiff Walsh has a valid claim against defendants Jones, Napolitano, Sullivan, and Mershimer, and the vehicle to bring same rightful claim.

d. Within exhibit (f), the Secret Service has withheld the names of the actual agents who were sent, and wrongfully forced their way into Walsh's residence, twice, in order to preclude a *Bivens* claim against same agents<sup>2</sup>. They cite no case law, yet refuse to release the names of same rogue agents. Same names are fully releasable. See *Aguirre v SEC* 551 F. Supp. 2d, 33, 54 (DDC 2008), *Gordon v FBI* 390 F. Supp. 2d 897, 902 (N.D. Cal. 2004), and especially *Stern v FBI* 737 F.2d 84 (D.C. Cir. 1984). As detailed above, defendant Jones has wrongfully abused his access to the Secret Service, and attempted to have Plaintiff

---

<sup>2</sup> See *Bivens v Six Unknown Federal Narcotics Agents* 403 US 388 (1971) and *Monroe v Pape* 365 US 167 (1961). Within the *Bivens* decision, same federal agents names were eventually released. The Supreme Court recognized, in both *Bivens* and *Monroe*, a federal cause of action against same lawless agents, and remanded both.

Walsh; disabled veteran Walsh, arrested in front of his sons he raises alone, twice. This is not Nazi Germany, and the Secret Service is not defendant Jones personal *Schutzstaffel*. These are crimes, in suit. Appeal 08-2970 was underway in the 3rd Circuit Court of Appeals and Jones actions, in suit, were crimes. See 18 USC §1512 and §1513. Defendant Jones continues to abuse his access to the same forces by continuing to question Plaintiff Walsh's sister, Eileen P. Pfahler of Clifton, Va, who became aware of defendant Jones interference at HQMC regarding Plaintiff Walsh's attempts to correct his records through her husband, Colonel Markus Pfahler who served at HQMC where Jones hatred of Walsh was common knowledge, to this very date.

e. As shown by exhibit (j), Plaintiff Walsh reported these crimes to not only the federal district court judge; CC Conner, but also to the 3rd Circuit Court of Appeals, neither did anything about these crimes, in suit, and in reality; the federal courts and judges in the 3rd Circuit couldn't care less.

18. No response from the Executive Office for United States Attorneys. The Executive Office for the United States Attorneys, has not responded to the FOIA request propounded on AUSA Mershimer in violation of federal law. Despite acknowledging receipt of the Plaintiff's FOIA request, exhibit (m), within their letter of 24 May 13, exhibit (s), AUSA Mershimer has not responded in violation of federal law.

### **CAUSE OF ACTION**

19. The laughable response from the US Marshal Service, is a direct attempt by defendant Napolitano to deflect liability from herself and the Dept. of Homeland Security and is a crime; 18 USC §1001 and 18 USC §1519.

20. The defendants failure to make a reasonable effort to search for records sought by the Plaintiffs violates 5 U.S.C. §552(a)(3) and their own internal corresponding regulations.

21. The defendants failure to promptly make available the records sought by the Plaintiffs violates the FOIA, 5 U.S.C. §552(a)(3)(A) and their own internal corresponding regulations.

22. The defendants refusal to release the names of the agents sent directly by defendant Jones into Plaintiff Walsh's residence, in a concerted attempt to precipitate Plaintiff Walsh's arrest in front of his children, while recognizing same agents did not have the required warrant (see exhibit (f)), violates 5 U.S.C. §552(a)(3)(A) and (B). Same agent names are fully releasable, see *Stern v FBI* 737 F.2d 84 (D.C. Cir. 1984).

### **STATUTE OF LIMITATIONS**

23. When defendant Jones assumed his duties on 20 Jan 2009, he immediately began his assault on Plaintiff Walsh, taking his job from The Bonton, continuing to send federal agents to remove evidence, in suit, and once Plaintiff



Walsh complained to the assigned US Attorney, who works for the Department of Justice, defendant Jones then sent the Secret Service to precipitate an incident and incarcerate Walsh. Twice. **They missed.** Yet Jones, in full collusion with defendant Napolitano, has kept Walsh on the TECS database maintained by the Department of Homeland Security, and continues to send federal agents to not only break-in to Walsh's residence, completely ignoring the Constitution, but also interfere with disabled veteran Walsh's treatment with the VA and Greensprings Family Medicine. Plaintiff Walsh has a right to medical treatment without Jones interference. See *In Re Sealed Medical Records* (DC Circuit 03-7021).

24. Plaintiff Walsh points out to this Court, the arrival of the Secret Service was a very ominous and threatening event. Both were armed, and shouting, and intent on arresting Plaintiff Walsh. Both nights; very intimidating events. But what was missing was whether or not it was legal. When Walsh grew tired of same agents continuing to smash into his residence, chop up medications and destroy furniture, Walsh finally complained to General Amos and asked Jones to stop. He did not. Walsh then filed his complaint with defendant Napolitano.

25. But what is missing, from those initiating emails and the complaint itself, was any quotes from federal law. Not until the email of 6 May 2013, exhibit (t), did Plaintiff Walsh begin to quote from 18 USC §3056; Walsh did not learn that what Jones was doing was illegal until 6 May 2013, hence this action is timely.

"...A cause of action accrues when a plaintiff knew or should have known through the exercise of reasonable diligence of (1) the existence of the injury, (2) its cause in fact, and (3) some evidence of wrongdoing." *Knight v Furlow* 553 A.2d 1232, 1234 (D.C. Circuit 1989), as quoted in *Jung v Mundy, Holt & Mance* 372 F.3d 429 (D.C. Circuit 2004). The statute of limitations for a legal ... claim is governed by the discovery rule in cases where the relationship between the fact of injury and some tortious conduct is obscure at the time of injury." *R.D.H. Communications Ltd. v Winston* 700 A.2d 766, 768 (D.C. Circuit 1997). The agents sent by Jones in 2009 did not have a warrant, and did not disclose they were not authorized to be there; defendant Jones did not and never was protected by the Secret Service. Walsh did not learn this fact until 6 May 2013, hence this entire action, and the corresponding claim (to be filed separately) are both timely.

26. Defendant Jones has continued to keep the claim against himself alive, this continuing litigation alive, by; interfering in suit (2009), having Walsh followed to Kiev (after having same agents attempt to injure Walsh before he left) in 2010, questioning Walsh's sister (2009 and 2012), again having Walsh's sister questioned in 2013, interference at HQMC (2009, 2010, 2011, 2012 and 2013) and the numerous break-ins at Walsh's residence from 2009 to the present date.

### **REQUESTED RELIEF AND INJUNCTIVE RELIEF**

27. WHEREFORE, the Plaintiffs respectfully request that this Court:

A. Order the defendants to immediately process all records responsive to each request;

B. Order the Secret Service to immediately release the names of the agents illegally sent by defendant Jones into Plaintiff Walsh's residence, twice, without a warrant, to include the name of the Harrisburg Secret Service Supervisor at that time, as well as the illegal recording they made on 3 March 2009;

C. Issue a permanent injunction against the US Secret Service to keep their agents 1/4 mile away from Plaintiff Walsh and his family until they have the proper federal warrant;

D. Issue a permanent injunction against the US Secret Service and defendant Napolitano to immediately terminate defendant Jones access to their forces and surveillance systems, copy to the long suffering Plaintiffs;

E. Award the Plaintiffs their costs and legal fees, over the past eight years as Jones sent the Secret Service in to remove evidence, and intimidate and possibly arrest disabled veteran Walsh in front of his young sons, to include filing fees, @\$250,000.00. It is again pointed out, the Secret Service recognizes this claim, the illegality of what Jones ordered, the prohibited actions of their agents, and also invites this litigation by quoting 28 USC §2672 as the vehicle and law the Plaintiffs can (and will) be properly compensated from these crimes;

F. Issue a permanent injunction against defendant Jones restraining him

from any further interference as Plaintiff Walsh, disabled Plaintiff Walsh attempts to correct his military records, either with the Marine Corps, the Navy or within the Department of Defense, as well as using the Secret Service to interfere with the federal courts;

G. Remove Plaintiff Walsh, an American born, retired Marine Corps officer, who served in Iraq, from the TECS (Treasury Enforcement Communication System). Plaintiff Walsh previously requested same from defendant Napolitano, who has ignored all, has not responded to a single email;

H. Enjoin the defendants from charging the Plaintiff's search, review, or duplication fees for processing the subject requests; and

I. Grant such other relief as the Court may deem just and proper.

### **CONCLUSION**

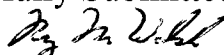
28. This action has been solely precipitated by defendant Jones who continues to abuse his wrongful access to the Secret Service, in his paranoid and increasingly psychotic efforts to suppress and kill anyone with knowledge of his significant misconduct while in the Marine Corps, made worse by his laughable record of service in the office of the National Security Advisor. It is now clearly obvious how Jones has interfered with the federal courts, as well as disabled veteran Walsh's life, and the lives of his children; he has been wrongly abusing the Secret Service. This Court should also consider ordering the previous case; 05-cv-

0818 re-opened, based on this new evidence brought out that Jones has abused the Secret Service. This is not a return to the times of National Security Advisor Henry Kissinger and his ordering the kidnapping and murder of Italian Prime Minister Aldo Moro and his bodyguards by the Red Brigade in 1978. This is now 2013, Plaintiff Walsh and his sons are Americans, and while defendant Jones is obviously markedly paranoid of anyone learning of his childish misconduct in the Marine Corps, and will continue to psychotically abuse the Secret Service to hide same facts, he is not authorized to do so, and has no authority to use the Secret Service. See 18 USC §3056; exhibit (a). Each instance in this continuing litigation is a crime, a recoverable crime. Defendant Jones has stolen four (4) years from disabled veteran Walsh and his children.

29. This court should show the same ruthless, and determined effort to now curtail defendant Jones from that same wrongful access he has abused for so long, and aggressively protect the Plaintiff and his young sons, that have suffered so long under Jones hateful, vindictive abuse of authority, wrongfully given to him by defendant Napolitano, and left unchecked by defendant Napolitano, to do nothing but cover his own history of officer misconduct.

10 June 2013

Respectfully Submitted,



Captain Rory M. Walsh USMCR (Ret.)

715 S. Hampton at Waterford

York, PA 17402

(717) 755-7157

# Exhibit (a)

Search Cornell

Search all of LII... Go

ABOUT LII / GET THE LAW / FIND A LAWYER / LEGAL ENCYCLOPEDIA / HELP OUT

Follow 9,609 followers Like 11k

USC &gt; Title 18 &gt; Part II &gt; Chapter 203 &gt; § 3056

PREV NEXT

U.S. CODE TOOLBOX

## 18 USC § 3056 - Powers, authorities, and duties of United States Secret Service

There is 1 Update Pending. Select the tab below to view.

**USC-prelim** US Code Notes Updates Authorities (CFR)

USC Prelim is a preliminary release and may be subject to further revision before it is released again as a final version.

Current through Pub. L. 113-9. (See [Public Laws for the current Congress](#).)

(a) Under the direction of the Secretary of Homeland Security, the United States Secret Service is authorized to protect the following persons:

- (1) The President, the Vice President (or other officer next in the order of succession to the Office of President), the President-elect, and the Vice President-elect.
- (2) The immediate families of those individuals listed in paragraph (1).
- (3) Former Presidents and their spouses for their lifetimes, except that protection of a spouse shall terminate in the event of remarriage.
- (4) Children of a former President who are under 16 years of age.
- (5) Visiting heads of foreign states or foreign governments.
- (6) Other distinguished foreign visitors to the United States and official representatives of the United States performing special missions abroad when the President directs that such protection be provided.
- (7) Major Presidential and Vice Presidential candidates and, within 120 days of the general Presidential election, the spouses of such candidates. As used in this paragraph, the term "major Presidential and Vice Presidential candidates" means those individuals identified as such by the Secretary of Homeland Security after consultation with an advisory committee consisting of the Speaker of the House of Representatives, the minority leader of the House of Representatives, the majority and minority leaders of the Senate, and one additional member selected by the other members of the committee. The Committee shall not be subject to the Federal Advisory Committee Act (5 App. U.S.C. 2).
- (8) Former Vice Presidents, their spouses, and their children who are under 16 years of age, for a period of not more than six months after the date the former Vice President leaves office. The Secretary of Homeland Security shall have the authority to direct the Secret Service to provide temporary protection for any of these individuals at any time thereafter if the Secretary of Homeland Security or designee determines that information or conditions warrant such protection.


The protection authorized in paragraphs (2) through (8) may be declined.


(b) Under the direction of the Secretary of Homeland Security, the Secret Service is authorized to detect and arrest any person who violates—

- (1) section 508, 509, 510, 871, or 879 of this title or, with respect to the Federal Deposit Insurance Corporation, Federal land banks, and Federal land bank associations,

SEARCH US CODE:  Go

Wex: [Criminal Law](#) [Overview](#)

[Download the PDF \(9 pgs\)](#) 

[Title 18 USC, RSS Feed](#) 

[Table of Popular Names](#)

[Parallel Table of Authorities](#)

[Donations](#) cover only 20% of our costs



LAW ABOUT... ARTICLES FROM WEX

- [Executive power](#)
- [United States Citizenship and Immigration Services \(USCIS\)](#)
- [Immigration](#)
- [Elections](#)
- [Temporary Protected Status \(TPS\)](#)

section 213, 216, 433, 493, 657, 709, 1006, 1007, 1011, 1013, 1014, 1907, or 1909 of this title;

(2) any of the laws of the United States relating to coins, obligations, and securities of the United States and of foreign governments; or

(3) any of the laws of the United States relating to electronic fund transfer frauds, access device frauds, false identification documents or devices, and any fraud or other criminal or unlawful activity in or against any federally insured financial institution; except that the authority conferred by this paragraph shall be exercised subject to the agreement of the Attorney General and the Secretary of Homeland Security and shall not affect the authority of any other Federal law enforcement agency with respect to those laws.

(c)

(1) Under the direction of the Secretary of Homeland Security, officers and agents of the Secret Service are authorized to—

(A) execute warrants issued under the laws of the United States;

(B) carry firearms;

(C) make arrests without warrant for any offense against the United States committed in their presence, or for any felony cognizable under the laws of the United States if they have reasonable grounds to believe that the person to be arrested has committed or is committing such felony;

(D) offer and pay rewards for services and information leading to the apprehension of persons involved in the violation or potential violation of those provisions of law which the Secret Service is authorized to enforce;

(E) pay expenses for unforeseen emergencies of a confidential nature under the direction of the Secretary of Homeland Security and accounted for solely on the Secretary's certificate; and

(F) perform such other functions and duties as are authorized by law.

(2) Funds expended from appropriations available to the Secret Service for the purchase of counterfeits and subsequently recovered shall be reimbursed to the appropriations available to the Secret Service at the time of the reimbursement.

(d) Whoever knowingly and willfully obstructs, resists, or interferes with a Federal law enforcement agent engaged in the performance of the protective functions authorized by this section or by section 1752 of this title shall be fined not more than \$1,000 or imprisoned not more than one year, or both.

(e)

(1) When directed by the President, the United States Secret Service is authorized to participate, under the direction of the Secretary of Homeland Security, in the planning, coordination, and implementation of security operations at special events of national significance, as determined by the President.

(2) At the end of each fiscal year, the President through such agency or office as the President may designate, shall report to the Congress—

(A) what events, if any, were designated special events of national significance for security purposes under paragraph (1); and

(B) the criteria and information used in making each designation.

(f) Under the direction of the Secretary of Homeland Security, the Secret Service is authorized, at the request of any State or local law enforcement agency, or at the request of the National Center for Missing and Exploited Children, to provide forensic and investigative assistance in support of any investigation involving missing or exploited children.

(g) The United States Secret Service shall be maintained as a distinct entity within the Department of Homeland Security and shall not be merged with any other Department function. No personnel and operational elements of the United States Secret Service shall

GET INVOLVED

[U.S. Announce Blog](#)

[U.S. Supreme Court Bulletin](#)

[MAKE A DONATION](#)

[CONTRIBUTE CONTENT](#)

[BECOME A SPONSOR](#)

[CIVIL FEEDBACK](#)

FIND A LAWYER

[All lawyers](#)



report to an individual other than the Director of the United States Secret Service, who shall report directly to the Secretary of Homeland Security without being required to report through any other official of the Department.

[1] See References in Text note below.

*LII has no control over and does not endorse any external Internet site that contains links to or references LII.*

[ABOUT LII](#)

[CONTACT US](#)

[ADVERTISE HERE](#)

[HELP](#)

[TERMS OF USE](#)

[PRIVACY](#)

Exhibit (b)

[Home](#)
[About](#)
[Contact](#)
[Advertise](#)
[Privacy Policy](#)

[The Runaway General | Politics](#)

[CLICK HERE TO ENTER FOR A CHANCE TO WIN A TRIP TO NYC TO SEE WHITE DENIM](#)

# The Runaway General

## The Rolling Stone profile of Stanley McChrystal that changed history

Like 846 Tweet 152 Q +1 Blind

By MICHAEL HASTINGS  
JUNE 22, 2010 10:00 AM ET

*This article appears in RS 1108/1109 from July 8-22, 2010, on newsstands Friday, June 25.*

Gen. Stanley A. McChrystal, commander of NATO's International Security Assistance Force and U.S. Forces-Afghanistan, works on board a Lockheed C-130 Hercules aircraft between battles of circulation missions.

U.S. (Ray, Per) Officer 8th Class Vark 2004nd NATO

'How'd I get screwed into going to this dinner?' demands Gen. Stanley McChrystal. It's a Thursday night in mid-April, and the commander of all U.S. and NATO forces in Afghanistan is sitting in a four-star suite at the Hotel Westminster in Paris. He's in France to sell his new war strategy to our NATO allies — to keep up the fiction, in essence, that we actually have allies. Since McChrystal took over a year ago, the Afghan war has become the exclusive property of the United States.

### FROM THE MAGAZINE

**Obama's Pot Problem**  
By TIM DICKINSON

**How President Obama Won a Second Term**  
By TIM DICKINSON

**Obama and the Road Ahead: The Rolling Stone Interview**  
By DOUGLAS ERINKLEY

**Global Warming's Terrifying New Math**  
By BILL MCKIBEN

MORE POLITICS >

**Walk-In Tubs For Disabled**  
SafeSteel tub.com: Free Estimates  
Expert Installation & Service  
1-800-225-4400  
www.VetFriends.com

**Get Your Veteran ID Card**  
www.VetFriends.com

2:13 PM  
6/5/2013



---

## The Runaway General

The Rolling Stone profile of Stanley McChrystal that changed history

by MICHAEL HASTINGS  
JUNE 22, 2010

*This article appears in RS 1108/1109 from July 8-22, 2010, on newsstands Friday, June 25.*

"How'd I get screwed into going to this dinner?" demands Gen. Stanley McChrystal. It's a Thursday night in mid-April, and the commander of all U.S. and NATO forces in Afghanistan is sitting in a four-star suite at the Hôtel Westminster in Paris. He's in France to sell his new war strategy to our NATO allies – to keep up the fiction, in essence, that we actually *have* allies. Since McChrystal took over a year ago, the Afghan war has become the exclusive property of the United States. Opposition to the war has already toppled the Dutch government, forced the resignation of Germany's president and sparked both Canada and the Netherlands to announce the withdrawal of their 4,500 troops. McChrystal is in Paris to keep the French, who have lost more than 40 soldiers in Afghanistan, from going all wobbly on him.

"The dinner comes with the position, sir," says his chief of staff, Col. Charlie Flynn.

McChrystal turns sharply in his chair.

"Hey, Charlie," he asks, "does this come with the position?"

McChrystal gives him the middle finger.

### Hastings on McChrystal: To Fire, or Not to Fire?

The general stands and looks around the suite that his traveling staff of 10 has converted into a full-scale operations center. The tables are crowded with silver Panasonic Toughbooks, and blue cables crisscross the hotel's thick carpet, hooked up to satellite dishes to provide encrypted phone and e-mail communications. Dressed in off-the-rack civilian casual – blue tie, button-down shirt, dress slacks – McChrystal is way out of his comfort zone. Paris, as one of his advisers says, is the "most anti-McChrystal city you can imagine." The general hates fancy restaurants, rejecting any place with candles on the tables as too "Gucci." He prefers Bud Light Lime (his favorite beer) to Bordeaux, *Talladega Nights* (his favorite movie) to Jean-Luc Godard. Besides, the public eye has

never been a place where McChrystal felt comfortable: Before President Obama put him in charge of the war in Afghanistan, he spent five years running the Pentagon's most secretive black ops.

*This article appeared in the **July 8-22, 2010** issue of Rolling Stone. The issue is available in the **online archive**.*

"What's the update on the Kandahar bombing?" McChrystal asks Flynn. The city has been rocked by two massive car bombs in the past day alone, calling into question the general's assurances that he can wrest it from the Taliban.

"We have two KIAs, but that hasn't been confirmed," Flynn says.

### **Revolt of the Troops: Hastings Reports In From Afghanistan**

McChrystal takes a final look around the suite. At 55, he is gaunt and lean, not unlike an older version of Christian Bale in *Rescue Dawn*. His slate-blue eyes have the unsettling ability to *drill down* when they lock on you. If you've fucked up or disappointed him, they can destroy your soul without the need for him to raise his voice.

"I'd rather have my ass kicked by a roomful of people than go out to this dinner," McChrystal says.

He pauses a beat.

"Unfortunately," he adds, "no one in this room could do it."

With that, he's out the door.

"Who's he going to dinner with?" I ask one of his aides.

"Some French minister," the aide tells me. "It's fucking gay."

### **The Kill Team: How U.S. soldiers in Afghanistan murdered innocent civilians and mutilated their corpses – and how their officers failed to stop them. Plus: an exclusive look at the war crime photos censored by the Pentagon**

The next morning, McChrystal and his team gather to prepare for a speech he is giving at the École Militaire, a French military academy. The general prides himself on being sharper and ballsier than anyone else, but his brashness comes with a price: Although McChrystal has been in charge of the war for only a year, in that short time he has managed to piss off almost everyone with a stake in the conflict. Last fall, during the question-and-answer session following a speech he gave in London, McChrystal dismissed the counterterrorism strategy being advocated by Vice President Joe Biden as "shortsighted," saying it would lead to a state of "Chaos-istan." The remarks earned him a smackdown from the president himself, who summoned the general to a terse private meeting aboard Air Force One. The message to McChrystal seemed clear: *Shut the fuck up, and keep a lower profile.*

### **The Taibblog: Your Dose of Political Muckraking from Matt Taibbi**

Now, flipping through printout cards of his speech in Paris, McChrystal wonders aloud what Biden question he might get today, and how he should respond. "I never know what's going to pop out

until I'm up there, that's the problem," he says. Then, unable to help themselves, he and his staff imagine the general dismissing the vice president with a good one-liner.

"Are you asking about Vice President Biden?" McChrystal says with a laugh. "Who's that?"

"Biden?" suggests a top adviser. "Did you say: Bite Me?"

### ***Rolling Stone's Politics Hub: In-Depth Features and More***


When Barack Obama entered the Oval Office, he immediately set out to deliver on his most important campaign promise on foreign policy: to refocus the war in Afghanistan on what led us to invade in the first place. "I want the American people to understand," he announced in March 2009. "We have a clear and focused goal: to disrupt, dismantle and defeat Al Qaeda in Pakistan and Afghanistan." He ordered another 21,000 troops to Kabul, the largest increase since the war began in 2001. Taking the advice of both the Pentagon and the Joint Chiefs of Staff, he also fired Gen. David McKiernan – then the U.S. and NATO commander in Afghanistan – and replaced him with a man he didn't know and had met only briefly: Gen. Stanley McChrystal. It was the first time a top general had been relieved from duty during wartime in more than 50 years, since Harry Truman fired Gen. Douglas MacArthur at the height of the Korean War.

### **The Spill, the Scandal and the President: How Obama Let BP Get Away with Murder**

Even though he had voted for Obama, McChrystal and his new commander in chief failed from the outset to connect. The general first encountered Obama a week after he took office, when the president met with a dozen senior military officials in a room at the Pentagon known as the Tank. According to sources familiar with the meeting, McChrystal thought Obama looked "uncomfortable and intimidated" by the roomful of military brass. Their first one-on-one meeting took place in the Oval Office four months later, after McChrystal got the Afghanistan job, and it didn't go much better. "It was a 10-minute photo op," says an adviser to McChrystal. "Obama clearly didn't know anything about him, who he was. Here's the guy who's going to run his fucking war, but he didn't seem very engaged. The Boss was pretty disappointed."

From the start, McChrystal was determined to place his personal stamp on Afghanistan, to use it as a laboratory for a controversial military strategy known as counterinsurgency. COIN, as the theory is known, is the new gospel of the Pentagon brass, a doctrine that attempts to square the military's preference for high-tech violence with the demands of fighting protracted wars in failed states. COIN calls for sending huge numbers of ground troops to not only destroy the enemy, but to live among the civilian population and slowly rebuild, or build from scratch, another nation's government – a process that even its staunchest advocates admit requires years, if not decades, to achieve. The theory essentially rebrands the military, expanding its authority (and its funding) to encompass the diplomatic and political sides of warfare: Think the Green Berets as an armed Peace Corps. In 2006, after Gen. David Petraeus beta-tested the theory during his "surge" in Iraq, it quickly gained a hardcore following of think-tankers, journalists, military officers and civilian officials. Nicknamed "COINdinistas" for their cultish zeal, this influential cadre believed the doctrine would be the perfect solution for Afghanistan. All they needed was a general with enough charisma and political savvy to implement it.

### **BP's Next Disaster: The Obama Administration Isn't Stopping the Oil Giant's Plans to Drill in the Arctic This Fall**

*Only 1st 3 pages* 

# Exhibit (c)



# DEPARTMENT OF THE NAVY

THIS IS TO CERTIFY THAT  
THE SECRETARY OF THE NAVY HAS AWARDED THE

## NAVY ACHIEVEMENT MEDAL

TO

CAPTAIN RORY M. WALSH, UNITED STATES MARINE CORPS

FOR

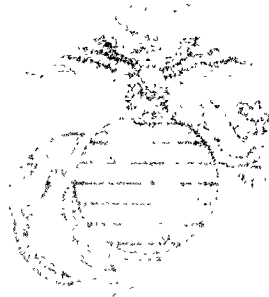
PROFESSIONAL ACHIEVEMENT FROM FEBRUARY 1986 TO MAY 1988

GIVEN THIS 24TH DAY OF SEP 88



  
SECRETARY OF THE NAVY





The Secretary of the Navy takes pleasure in presenting  
the NAVY ACHIEVEMENT MEDAL to

CAPTAIN RORY M. WALSH

UNITED STATES MARINE CORPS

for service as set forth in the following

CITATION:

"For professional achievement in the superior performance of his duties while serving with Marine Barracks, Subic Bay, Republic of the Philippines from 25 February 1986 to 23 May 1988. Initially assigned as the Commanding Officer, Company A, Captain Walsh consistently displayed exceptional competence and sound judgment in the execution of his responsibilities. During the Philippine labor strike, as strikers blocked entry to the base, he employed strict rules of engagement and a well-thought-out plan of employment, ensuring that the volatile situation ended without incident. Captain Walsh initiated the first helicopter landing zone study of the Subic Bay area and updated the existing jungle trail map, both of which were incorporated into the first Subic Bay Special Map, significantly increasing security to the U.S. Facility. Reassigned as the Executive Officer, Company B, his exceptional abilities contributed to the successful results achieved during the 1987 Comanding General, Fleet Marine Force, Pacific's inspection. Captain Walsh's exceptional professional ability, initiative, and loyal dedication to duty throughout reflect great credit upon himself, the Marine Corps, and the United States Naval Service."

FOR THE SECRETARY OF THE NAVY,

A handwritten signature in black ink, appearing to read "E. J. Godfrey", is written over the typed name and title.

E. J. GODFREY  
LIEUTENANT GENERAL, U.S. MARINE CORPS  
COMMANDING GENERAL, FLEET MARINE FORCE, PACIFIC

# Exhibit (d)

**STATEMENT OF CHRISTOPHER R. WALSH**

To: Secretary Janet Napolitano, Secretary of Homeland Security

Re: ABUSE OF THE SECRET SERVICE BY JAMES L. JONES

On both 2 and 3 March 2009, two Caucasian Secret Service agents, forced their way into our home, and threatened my father, Rory M. Walsh, who had previously served with National Security Advisor Jones during his career as an officer in the United States Marine Corps. Both were armed and their handguns and shoulder holsters were visible. On the second night, they illegally recorded their conversation, which in reality was a shouting match, as they berated my father. The younger agent, stood behind my father and placed his recording device on the weight bench we have to exercise.

I could hear both agents berate my father shouting at him, belittling him, attempting to create an incident to arrest my father on some trumped up charge; we are not criminals, we are not drug dealers, we are not counterfeiters, my father is disabled, and at that time was going through bankruptcy since Jones, abusing his position, directed the Secret Service to take my father's job at the Bonton.

We continue to suffer under crushing surveillance. This same crushing surveillance has been going on for years.

What did the Secret Service plan to do with my father? What did they plan to do with me and my brother he raises, alone?

*Christopher R. Walsh*

*Exhibit (d)*

~~Exhibit (d)~~

# Exhibit (e)

**STATEMENT OF STEVEN J. WALSH**

To: Secretary Janet Napolitano, Secretary of Homeland Security

Re: ABUSE OF THE SECRET SERVICE BY JAMES L. JONES

On both 2 and 3 March 2009, two Caucasian Secret Service agents, forced their way into our home, and threatened my father, Rory M. Walsh, who had previously served with National Security Advisor Jones during his career as an officer in the United States Marine Corps. Both were armed and their handguns and shoulder holsters were visible. On the second night, they illegally recorded their conversation, which in reality was a shouting match, as they berated my father. The younger agent, stood behind my father and placed his recording device on the weight bench we have to exercise.

I could hear both agents berate my father shouting at him, belittling him, attempting to create an incident to arrest my father on some trumped up charge; we are not criminals, we are not drug dealers, we are not counterfeiters, my father is disabled, and at that time was going through bankruptcy since Jones, abusing his position, directed the Secret Service to take my father's job at the Bonton.

We continue to suffer under crushing surveillance. Teams of armed gunmen are in the parking lot where we live, and would repeatedly exit their car, and flash their weapons either to intimidate us or threaten us as we walked each evening. This same crushing surveillance has been going on for years.

On 28 Sept 12; while we went down to the car for my father to take me to the bus stop for school, I saw that the Secret Service has again attempted to break-into our residence. Again, they were using the technique of removing the outdoor door knob, then would reach in to move the lumber my father puts in front of the door, to keep same agents out. This time, on 28 Sept 12, they realized they had tripped the technique my father used to show break-ins, and did not enter the apartment. My dad still had to replace the door knob and deadbolt.

What did the Secret Service plan to do with my father? What did they plan to do with me and my brother he raises, alone?

*Steven Walsh*

*Exhibit (e)*  
~~Exhibit (e)~~

# Exhibit (f)



U.S. Department of Homeland Security  
**UNITED STATES SECRET SERVICE**

**MAY - 9 2013**

Rory Walsh  
715 S. Hampton at Waterford  
York, PA 17402

Re: Freedom of Information Act Appeal File Number 20130076

Dear Mr. Walsh:

Reference is made to your letter to the United States Secret Service regarding an appeal of the above referenced Freedom of Information Act (FOIA) request.

Based on the information you provided in your appeal, an additional search was conducted for responsive documents. One responsive document was located relating to your appeal request for information regarding the service of legal documents. A copy of this document is enclosed. No information has been withheld from this document.

In addition, your appeal letter requests the release of the following information:

1. The home address of retired Director Mark Sullivan;
2. The names of various agents and badge numbers;
3. The warrant utilized by agents who allegedly came to your home on March 2 and 3, 2009 and recordings made during this incident; and
4. Documents from James Jones that allegedly precipitated Secret Service agents coming to your home.

Information responsive to items 1 and 2 is being withheld under 5 U.S.C. § 552 (b)(6) and (b)(7)(C) as disclosure of this information could constitute a clearly unwarranted invasion of personal privacy. A search for responsive documents related to items 3 and 4 has yielded no responsive documents.

Under federal law we are required to advise you that any decision on appeal is subject to judicial review in the District Court in the district where the complainant resides, has a principal place of business, in which the agency records are situated, or in the District of Columbia.

Sincerely,



A.T. Smith  
Deputy Director

Enclosure



# Exhibit (g)



U.S. Department of Homeland Security  
**UNITED STATES SECRET SERVICE**

**REGISTERED MAIL**

Rory Walsh  
715 S. Hampton at Waterford  
York, PA 17402

Re: Claim for Property Damage and Personal Injury

Dear Mr. Walsh:

Reference is made to the Standard Form 95 (SF-95), you submitted to the U.S. Secret Service (Secret Service) on December 10, 2012, relating to alleged property damage and personal injury by Secret Service agents.

Under the provisions of Title 28, United States Code, Section 2672, the Department of Homeland Security is liable for damages including loss of property caused by negligent or wrongful acts or omissions of an employee acting within the scope of his or her employment under circumstances where the United States, if a private person, would be liable.

According to your supplemental attachment to your SF95, your claims are based on the allegation that agents of the Secret Service damaged your property and threatened and harassed you.

We have reviewed the facts and circumstances of these allegations. Based on our investigation, we have concluded that the allegations have no merit, and, therefore, your claim is denied and the file has been closed.

Please be advised that if you are dissatisfied with this denial letter, you may institute suit in the appropriate federal District Court under the Federal Tort Claims Act no later than six(6) months from the date of this letter.

Sincerely,

A handwritten signature in black ink, appearing to read "A.T. Smith", is written over a circular official stamp.

A.T. Smith  
Deputy Director

**RA 491 276 114 US**

# Exhibit (h)

Part of the problem is structural: The Defense Department budget exceeds \$600 billion a year, while the State Department receives only \$50 billion. But part of the problem is personal: In private, Team McChrystal likes to talk shit about many of Obama's top people on the diplomatic side. One aide calls Jim Jones, a retired four-star general and veteran of the Cold War, a "clown" who remains "stuck in 1985." Politicians like McCain and Kerry, says another aide, "turn up, have a meeting with Karzai, criticize him at the airport press conference, then get back for the Sunday talk shows. Frankly, it's not very helpful." Only Hillary Clinton receives good reviews from McChrystal's inner circle. "Hillary had Stan's back during the strategic review," says an adviser. "She said, 'If Stan wants it, give him what he needs.' "

Read more: <http://www.rollingstone.com/politics/news/the-runaway-general-20100622page=3#ixzz2UjElmKLB>

Follow us: [@rollingstone on Twitter](#) | [RollingStone on Facebook](#)

# Exhibit (i)



Welcome Rory Walsh Sign out  
My Trips My Account Customer Support Write a review

Search

Home Vacation Packages Hotels Cars Cruises Flights Event Tickets Deals

## My Trips

Current Trips Past Trips Cancelled Trips

Displaying 1 - 4 of 4 Previous Next

Kiev Wed, Oct 13, 2010

Print E-mail

**Flight** Depart: 10/13/10 Travelers: RORY WALSH Newark (EWR) to Kiev (KBP)

**Flight** Depart: 10/20/10 Travelers: RORY WALSH Kiev (KBP) to Newark (EWR)

Harrisburg Tue, Oct 12, 2010

Print E-mail

**Flight** Depart: 10/12/10 Travelers: MERCEDITA WALSH Charlotte (CLT) to Harrisburg (MDT)

**Flight** Depart: 10/20/10 Travelers: MERCEDITA WALSH Harrisburg (MDT) to Charlotte (CLT)

Kiev Tue, Jun 15, 2010

Print E-mail

**Flight** Depart: 6/15/10 Travelers: RORY WALSH Newark (EWR) to Kiev (KBP)

**Flight** Depart: 7/5/10 Travelers: RORY WALSH Kiev (KBP) to Newark (EWR)

Odessa Sat, Apr 17, 2010

Print E-mail

**Flight** Depart: 4/17/10 Travelers: RORY WALSH Newark (EWR) to Odessa (ODS)

**Flight** Depart: 4/25/10 Travelers: RORY WALSH Odessa (ODS) to Newark (EWR)

Displaying 1 - 4 of 4 Previous Next

[About Us](#) | [Contact Us](#) | [Investors](#) | [Careers](#) | [Media](#) | [Advertising](#) | [Affiliates](#) | [Terms and Conditions](#) | [Privacy Policy](#) | [Refund Guarantee](#) | [Cheap Flights](#) | [Cheap Hotels](#) | [Cheap Car Rental](#) | [Cheap Cruises](#) | [Cheap Packages](#) | [Cheap Travel Deals](#) | [Cheap Vacation Rentals](#) | [Travel Deals Blog](#) | [US Deals](#)

[My Trips](#) | [My Account](#) | [Flight Status](#) | [Site Map](#)

CheapTickets® guards your privacy and security. We're certified by TRUSTe and Verisign.

© 2002-2013, Trip Network, Inc. (d/b/a CheapTickets) All rights reserved

California CST 2062836-40, Florida ST-35651, Hawaii TAR-5863, Iowa TA-721, Nevada 2002-0423, Washington 601 205 049 001 0001



# Exhibit (j)

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE THIRD CIRCUIT**

**3<sup>rd</sup> Circuit Docket No. 08-2970**

RORY M. WALSH,

Appellant,

vs.

THE UNITED STATES OF AMERICA,  
THE DEPARTMENT OF THE NAVY,  
MAJGEN JERRY D. HUMBLE,  
LTGEN MICHAEL J. BYRON,  
MAJGEN THOMAS F. GHORMLEY,  
GENERAL JAMES L. JONES, JR,  
COLONEL RICHARD M. WENZELL  
SPECIAL AGENT WEST  
COLONEL M W MCERLEAN  
LTCOL PAUL D. ROY

**\*\*FILED ELECTRONICALLY\*\***

Appellees.

**APPELLANT WALSH'S *EX PARTE* MOTION FOR SUMMARY  
ACTION DUE TO RECENT ACTIONS OF THE APPELLEES**

AND NOW, TO WIT, this 22<sup>nd</sup> day of June, 2009, comes the  
Appellant; Rory M. Walsh, *pro se*, and moves per LAR 27.4 for Summary  
Action regarding this appeal, for the 3<sup>rd</sup> Circuit to remand each count due to  
the determined obstruction of justice by the powerful appellees, as well as  
now attempting to influence Appellant Walsh through his immediate family  
and, continually communicating to the VA to not only withhold  
compensation from Walsh but also medical treatment for the incurable



been a party to this action, and now Jones is attempting to illegally influence Walsh's actions through squeezing his sister and her husband. See 18 USC § 1503. If HQMC, Jones and the appellees want this matter closed, they can make an offer, rather than threatening Walsh through his sister, as well as the implied threat to her husband's career, who still serves. Walsh cannot believe the lawlessness of the appellees in this action, and their determined efforts to wrongly influence this action over the last 4 years.

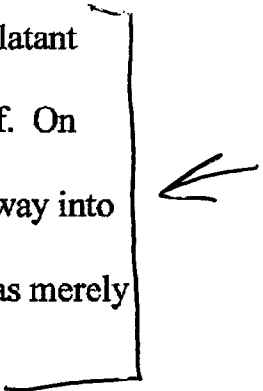
### **III. LEGAL ARGUMENT**

1. The appellees' have proven to be lawless throughout the life of this action, repeatedly breaking in to steal evidence, or steal back evidence provided by the defendants' counsel in the lower court. There were approximately 8 such incidents, all reported to the police. Each piece of evidence was directly tied to appellee Jones.

2. Appellant Walsh has repeatedly complained of the appellee's blatant obstruction of justice, and has also moved for a Writ of Mandamus against Jones before the 3<sup>rd</sup> Circuit. See 06-4792. With the action in the lower court concluded, the obstruction of justice has continued unabated, and Appellant Walsh has repeatedly complained to the office of the United States Attorney to get it to stop.

3. As detailed within the Petition for Rehearing/Rehearing En Banc,

Jones has now sent the Secret Service against Walsh twice, in his blatant abuse of authority as a member of President Obama's personal staff. On both the 2<sup>nd</sup> and 3<sup>rd</sup> of March 2009, the Secret Service forced their way into Walsh's residence, while his sons were ready for bed and Walsh was merely working on a plastic 1:48<sup>th</sup> scale F-16C/J.



4. Now with the Petition filed, Jones has again retaliated through Walsh's family. Walsh, as a retired USMC officer is protected from any attempts to threaten or influence or induce his action in this appeal under 18 USC § 115. This protection is also provided for members of Walsh's immediate family, his sister falls under that category. By now attempting to influence Appellant Walsh's actions through his sister, a cowardly act, Jones is now in violation of 18 USC § 1503. The 1994 amendment to that law expanded the term "juror" to "juror or witness." Walsh is a witness to each case of Jones officer misconduct in the Marines, and is the victim of Jones assassins attempting to strike and kill him on 11 Oct 06, to keep Walsh from filing his motion regarding Jones improperly being granted relief under the Servicemembers Civil Relief Act, as well as the victim of each break-in wherein nothing but evidence regarding Jones was stolen from Walsh's residence. Those actions were fully captured and reported not only in the lower court, but also upon appeal.

5. As detailed above and within the exhibits, the powerful appellees continue to deny Walsh both evaluation and compensation for his injuries from Humble's murder attempt. Now, with Jones attempting to influence Walsh through his sister, Jones has resorted to the tactics of Reinhard Heydrich and Heinrich Himmler, of the Gestapo, in their lawlessness by retaliating against any enemies of the state through their family, made infamous through the Nazi regime and the Holocaust years.

6. *Ex parte* relief is fully warranted, and the 3<sup>rd</sup> Circuit has the authority to enter the requested order without prior notice to the appellees, because the appellees have demonstrated a manifest disregard for the law throughout this action, and prior notice will only result in additional retaliatory actions against Walsh and his immediate family. FRCP 65 allows for *ex parte* orders upon a clear showing that "immediate and irreparable injury, loss, or damage will result..." The constant threat to Walsh and his children throughout the life of this action that is now into its fifth year, has now been expanded to Walsh's sister, as well as the implied threat to Walsh's brother-in-law's career who still serves. In order to protect not only Walsh, his children, and his sister and her husband, this order should be entered *ex parte*, and handled in an expeditious manner per LAR 27.7. It should not take one of Walsh's sons rolled into an unmarked grave to

# Exhibit (k)

Please print and bring this ticket with you.

121554535156083339001



# PA Victory Event with Mitt & the GOP Team Yardley



Sunday, November 4, 2012 at 5:00 PM (EST)

Rory Walsh

General Admission (Online)

Free Order

Shady Brook Farm  
931 Stony Hill Rd  
Morrisville, PA 19067



Order #121554535. Ordered by Rory Walsh on November 3, 2012 5:50 PM

Please bring your ticket to the event.



121554535156083339001

This ticket is free and may not be sold or resold. It may be revoked by issuer at any time. All attendees will go through airport-like security and may be asked to show a government issued ID to verify the name on the ticket. Attendees should bring as few personal items as possible. No bags, sharp objects, umbrellas, liquids, or signs will be allowed in the venue. Cameras are permitted.

Doors Open: 2:30 pm

event 5-4-12 5:30

camera only

333 Culbertson Ave NW  
8th St SE, Wash DC 20003  
CH

5-4-12

Eventbrite

Do you organize events?

Start selling in minutes with Eventbrite!  
[www.eventbrite.com](http://www.eventbrite.com)

# Exhibit (1)

4 Oct 2012

Special Agent in Charge  
US Secret Service  
228 Walnut St, #400  
Harrisburg, PA 17101

RE: REQUEST FOR INFORMATION VIA THE FREEDOM OF  
INFORMATION ACT

Ref: (a) 5 USC § 552 (Freedom of Information Act) as amended by PL 104-231,  
110 Stat. 3048

1. **On both 2 and 3 March 2009, two agents from the Secret Service forced their way into my home, and threatened both me and my family, not over any crime we had committed, but due to the fact I witnessed then National Security Advisor James L. Jones, Jr. significant misconduct in the Marine Corps, both in the Philippines in 1986, and while he commanded the 24th MEU from August - December 1991 wherein he was UA from the unit he commanded, four (4) days each week.**
2. In accordance with the reference, I desire **the names of both agents sent into my home, description of the firearms both agents carried, their badge numbers, their present location, the name of the Special Agent in charge of the Harrisburg office at that time, a copy of the recording they made, and those memo's/emails/directives from National Security Advisor Jones sending those agents to my home address, after also taking my job at The Bon-ton.**
3. It is pointed out, Jones is no longer the National Security Advisor, having resigned in disgrace during October 2010, and I remain not only an American by birth but also a retired Marine Corps officer who served in Iraq.
4. I am prepared to pay all fees in providing me this information, to include postage. Please provide your response in accordance with the timelines of the reference.

Captain Rory M. Walsh USMCR (Ret.)  
715 S. Hampton at Waterford  
York, PA 17402  
(717) 755-7157

Exhibit (m)



18 May 2013

Assistant United States Attorney Kate L. Mershimer  
Office of the United States Attorney  
228 Walnut St.  
PO Box 11754  
Harrisburg, PA 17108-1754

Re: FOIA REQUEST; JONES AND YOU SENDING THE SECRET SERVICE  
INTO MY RESIDENCE, TWICE

Ref: (a) 5 USC §552 (Freedom of Information Act)

AUSA Mershimer,

While appeal 08-2970 was underway, I complained to you of the constant break-ins at my residence, from forces deployed by National Security Advisor James L. Jones. Each ordered break-in, to remove nothing but evidence, was a crime, in suit.

18 USC §3056 delineates who is protected by the Secret Service. And National Security Advisor James L. Jones is not one of them, now or ever. On both 2 and 3 March 2009, two armed Secret Service agents, forced their way into my home, and attempted to arrest me in front of my children I raise alone as a disabled veteran. See also 18 USC §1512 and §1513.

In accordance with the reference, I want all correspondence you provided to the Secret Service, and the names of the agents you and Jones communicated with to precipitate both "visits," in suit. I request all emails, letters, and records of telephone calls wherein you contacted to send the Secret Service at me.

I am prepared to pay all fees, to include postage, in providing me this information.

Please provide your response within the 20 day guidelines of the reference, from the date of this letter.

Captain Rory M. Walsh USMCR (Ret.)  
715 S. Hampton at Waterford  
York, PA 17402  
(717) 755-7157

Exhibit (n)



**U.S. Department of Justice**

United States Marshals Service

*Office of General Counsel*

2604 Jefferson Davis Hwy.  
Alexandria, VA 22301

April 8, 2013

Rory Walsh  
715 S. Hampton at Waterford  
York, PA 17402

**Re: Freedom of Information/Privacy Act Request No. 20137USMS23092**  
**Subject of Request: Self**

Dear Requester:

The United States Marshals Service is responding to your request for records in this agency's files pertaining to the above subject.

Pursuant to your request, ☐ the Marshals Service conducted a search of its files and located documents which are responsive, or ☒ the Marshals Service received documents referred from another agency for disclosure determination and direct response to you. The paragraphs checked below apply:

☐ All documents located or ☐ all documents referred from another agency are being released to you without deletions.

☒ Documents are being released to you; however, certain documents or portions of documents are being withheld pursuant to the Freedom of Information Act, 5 U.S.C. § 552, and/or the Privacy Act, 5 U.S.C. § 552a. The USMS information is being released in its entirety. The U. S. Secret Service (USSS) has applied exemptions (b)(5), 7(C) and 7(D) to withhold their information. If you are dissatisfied with the U. S. Secret Service's action on this request, you have the right of administrative appeal within 35 days by writing to Freedom of Information Appeal, Deputy Director, U. S. Secret Service, Communications Center, 245 Murray Lane, S.W., Building T-5, Washington, DC 20223. If you do decide to file an administrative appeal, please explain the basis of your appeal. Please refer to the list on page 2 of this letter for a description of information being withheld and the basis for withholding.

☐ Our search located document(s) which originated with or contain(s) information which originated with (an) other component (s) of the Department of Justice or with (an) other government agency(ies).

☐ Information contained in Marshals Service records which originated with (an) other agency(ies) and a copy of your request have been referred to the originator(s) for consultation in accordance with 28 C.F.R. § 16.4 and/or § 16.42. The Marshals Service will correspond with you again upon completion of this consultation.

☐ Records which originated with (an) other agency(ies) and a copy of your request have been referred to the originator(s) for disclosure determination and direct response to you in accordance with 28 C.F.R. § 16.4 and/or § 16.42.

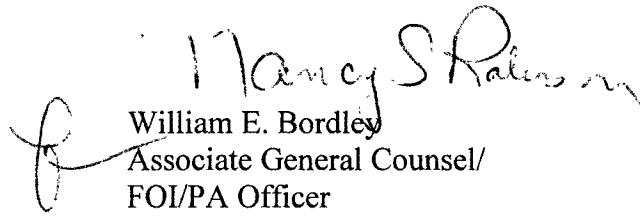
☐ Your request is being denied pursuant to the Freedom of Information Act and/or Privacy Act exemption(s) identified by mark(s) on the following list.

[X] If you are dissatisfied with my action on this request, you may appeal by writing to the Director, Office of Information Policy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001. Your appeal must be received within 60 days of the date of this letter. Both the letter and the envelope should be clearly marked "Freedom of Information/ Privacy Act Appeal." In the event you are dissatisfied with the results of any such appeal, judicial review will thereafter be available to you in the United States District Court for the judicial district in which you reside or have your principal place of business, or in the District of Columbia.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. 552(c) (2006 & Supp. IV (2010)). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

[X] The enclosed material is provided for your further information.

Sincerely,

  
 William E. Bordley  
 Associate General Counsel/  
 FOI/PA Officer  
 Office of General Counsel

#### Enclosures

Number of Documents Located or referred from another agency:	<u>1</u>
Number of Documents Released:	<u>1</u>
Number of Documents Referred to another agency:	<u>  </u>
Number of Documents Withheld:	<u>  </u>

Freedom of Information Act  
 5 U.S.C. § 552

Privacy Act  
 5 U.S.C. § 552a

#### Exemptions cited

☐ (b)(1) ☐ (b)(2) ☐ (b)(3) ☐ (d)(5) ☐ (j)(2)  
☐ (b)(4) ☐ (b)(5) ☐ (b)(6) ☐ (k)(1) ☐ (k)(2)  
☐ (b)(7)(A) ☐ (b)(7)(B) ☐ (k)(5) ☐ (k)(6)  
☒ (b)(7)(C) ☐ (b)(7)(D)  
☐ (b)(7)(E) ☐ (b)(7)(F)

#### Description of Information Withheld:

☐ Administrative marking(s)  
☒ Names of and/or information on  
 government employees  
☒ Names of and/or information  
 pertaining to third-party individual(s)  
☐ Confidential source information  
☐ Other:

**FREEDOM OF INFORMATION ACT**  
**5 U.S.C. § 552**

Disclosure mandates of the Freedom of Information Act do not apply to matters that are--

- (b)(1) specifically authorized and properly classified pursuant to an Executive order to be kept secret in the interest of national defense or foreign policy;
- (b)(2) related solely to the internal rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by another statute;
- (b)(4) privileged or confidential trade secrets and commercial or financial information obtained from a person;
- (b)(5) predecisional information, including attorney work-product and attorney-client material, reflective of the deliberative process and contained in inter-agency or intra-agency correspondence which is not routinely available to a private party in litigation with an agency;
- (b)(6) personnel, medical and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes to the extent that the production of such records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of a confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of a record or information compiled by a criminal law enforcement authority in the course of a criminal investigation or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigation or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual.

**PRIVACY ACT**  
**5 U.S.C. § 552a**

(d)(5) Nothing in the Privacy Act shall allow an individual access to any information compiled in reasonable anticipation of civil action or proceeding.

Further, an agency may exempt from the access provisions and other provisions of the Privacy Act:

- (j)(2) Material related to the enforcement of criminal laws including efforts to prevent, control or reduce crime or to apprehend criminals;
- (k)(1) Material specifically authorized and properly classified pursuant to an Executive order to be kept secret in the interest of national defense or foreign policy;
- (k)(2) Material compiled during civil investigations for law enforcement purposes;
- (k)(5) Investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment, military service, Federal contracts, or access to classified information, the disclosure of which would reveal the identity of a source who furnished information to the Government under an express promise that the source's identity would be held in confidence, or pursuant to an implied promise of confidentiality if such information was furnished prior to September 27, 1975.
- (k)(6) Testing or examination material used solely to determine individual qualifications for appointment or promotion in the Federal service.

05 01-2

05 01-2

#### CRIMINAL HISTORY:

USMS advised that in 2007, the subject became enraged and threatened his attorney for refusing to file motions prepared by the subject, which the attorney viewed as baseless in his Bivens case against the officers. The USMS investigated the subject and concluded that although the subject seemed mentally unstable and paranoid, they did not believe he posed a threat to the judiciary. During their interview of the subject, he stated he was a "sharp shooter" in the Marine Corps. The USMS case was closed.

No further USSS investigation conducted.

#### UPDATE SINCE THE LAST INVESTIGATION

On 01/20/10, the subject sent a rambling, nonsensical email to the White House. The email stated, in part, "You need to immediately terminate any input, influence, or comments of [redacted] of the NCCCCIC. He must go, and now. He has used his position of trust as a vehicle of revenge and retaliation." The subject continued that [redacted] was wrongly appointed as Marine liaison to the CIA, has nagged him for 21 years and sent assassins to kill him on 10/11/06. He also stated, "He send teams to assault me in my sleep twice since 2009, and I have asked for those tapes, I probably look very

# Exhibit (o)

12 Apr 13

Director, Office of Information Policy  
US Department of Justice, Suite 11050  
1425 New York Ave, NW  
Washington DC 20530-0001

William E. Bordley  
Office of General Counsel  
United States Marshal Service  
2604 Jefferson Davis Highway  
Alexandria, VA. 22301

**FREEDOM OF INFORMATION/PRIVACY ACT APPEAL**

Re: YOUR LETTER OF 8 APRIL 13 FOIA REQUEST 20137USMS23092

This is in reply to some letter from William Bordley, Esquire. I have no idea how it originated.

Bill,

1. I have your letter.
2. I know of no FOIA request forwarded from me to the US Marshals, ever. The US marshals have never been to my residence, period. Further, **the attached/released document has been falsified.**
3. The attorney I retained in 2007 was fired for suppressing evidence before a magistrate. I sued her and she settled out of court. I have never threatened her, in any fashion. The released document falsely states that the USMS investigated me and interviewed me. Within it states the USMS interviewed me and I stated I was a "Sharpshooter." **This is also false.** I am a fifth award **expert** with both weapons I used and fired in the Marine Corps. I also qualified expert with the M60 Machinegun in 1979. The US Marshals have never interviewed me, ever.
4. There is an ongoing FOIA request with the US Secret Service, for two agents who forced their way into my home on 2, and 3 March, 2009. That is before the Secret Service, and Janet Napolitano, the Secretary of Homeland Security. **If this**



**is in some way an attempt to deflect and satisfy those same unanswered FOIA requests, I am not satisfied.**

5. I await the release, by the US Secret Service, the names of those same agents. The names of the agents sent against my family, twice, is fully releasable and you are not upholding the law and abusing the laws of the United States. Nor is the name of the Special Agent in charge of the Harrisburg Field Office protected. No case law is cited by the Secret Service, just a denial, and *Bivens* shows they remain liable. See *Aguirre v. SEC*, 551 F. Supp. 2d 33, 54 (D.D.C. 2008) ("Correspondence does not become personal solely because it identifies government employees."); *Leadership Conference on Civil Rights v. Gonzales*, 404 F. Supp. 2d 246, 257 (D.D.C. 2005) (finding that the names and work telephone numbers of Justice Department paralegals do not meet the threshold for Exemption 6 on the basis that information is not "similar to a 'personnel' or 'medical' file"), motion to amend denied, 421 F. Supp. 2d 104, 107-10 (D.D.C. 2006), appeal dismissed voluntarily, No. 06-5055, 2006 WL 1214937 (D.C. Cir. Apr. 28, 2006); *Gordon v. FBI*, 390 F. Supp. 2d 897, 902 (N.D. Cal. 2004) (deciding that names of agency employees are not personal information about those employees that meets Exemption 6 threshold), summary judgment granted, 388 F. Supp. 2d 1028, 1040-42 (N.D. Cal. 2005) (concluding that Exemption 6 does not apply to the names of agency's "lower-level" employees, and likewise opining that "[t]he [agency] still has not demonstrated that an employee's name alone makes a document a personnel, medical or 'similar file'"); *Darby v. U.S. Dep't of the Air Force*, No. 00-0661, slip op. at 10-11 (D. Nev. Mar. 1, 2002) (rejecting redaction of names in IG report on basis that such documents "are not 'personnel or medical files[,] nor are they 'similar' to such files"). See also *Stern v. FBI* 737 F.2d 84 (D.C. Cir. 1984). When a court does find that a plaintiff has demonstrated significant misconduct by a government official, particularly when that official is a higher-level employee, courts have found that disclosure would serve a public interest and have ordered release of the names. See e.g., *Perlman v. DOJ*, 312 F.3d 100, 107-09 (2d Cir. 2002) (ordering release of extensive details concerning IG investigation of former INS general counsel who was implicated in wrongdoing, and enunciating five-factor test to balance government employee's privacy interest against public interest in disclosure, including employee's rank, degree of wrongdoing and strength of evidence, availability of information, whether information sheds light on government activity, and whether information is related to job function or is personal in nature); *Stern*, 737 F.2d at 94 (ordering release of name of FBI Special Agent-in-Charge who directly participated in intentional wrongdoing, while protecting names of two mid-level agents whose negligence incidentally furthered cover-up); *Homick v. DOJ*, No. 98-00557, slip op. at 19-27 (N.D. Cal. Sept. 16,

2004) (ordering disclosure of identities of FBI Special Agents, government support personnel, and foreign, state, and local law enforcement officers as plaintiff produced specific evidence warranting a belief by a reasonable person that alleged government impropriety during three prosecutions might have occurred).

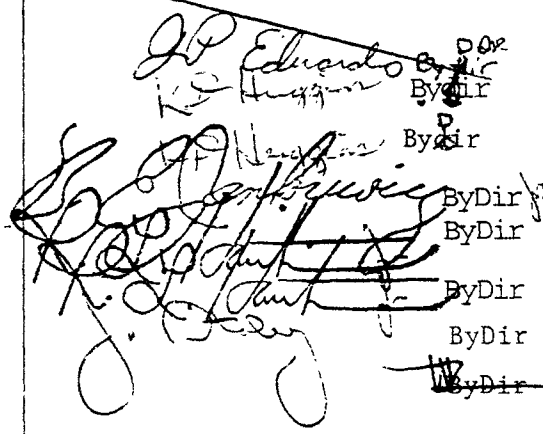
**PLEASE DETAIL ALL CASE LAW TO SECRETARY NAPOLITANO BEFORE YOU DENY THIS FOIA APPEAL, SO SHE KNOWS WHERE THE LAW LIES REGARDING THE NAMES OF THE AGENTS YOU CONTINUE TO ILLEGALLY WITHHOLD.**

6. I will be providing a copy of this letter to Secretary Napolitano. I hope to hear from Secretary Napolitano so we can resolve this issue shortly. My rightful claim has been before her since 3 Dec 12.

Captain Rory M. Walsh USMCR(Ret.)  
715 S. Hampton at Waterford  
York, PA 17402  
(717) 755-7157

# Exhibit (p)

## WE N. FIRING RECORD, COMPETITIVE MARKSMANSHIP (1070)

WEAPONS FIRING RECORD				
DATE	COURSE	WEAPON	SCORE, FINAL QUALIFICATION	SIGNATURE OF CERTIFYING OFFICER
780801	A	.45 Pistol	342 EX	
780802	KD	M-16	205 MM	
800926	KD	M-16	226 EX	
811211	KD	M-16	221 EX	
821015	KD	M-16	223 EX	
860516	A	.45 Cal Pistol	351 EX	
860924	KD	M16	232 EX	
870529	A	.45 Cal Pistol	353 EX	
870924	KD	M16	231 EX	

EXPERT REQUALIFICATION BAR RECORD					
WEAPON	AWARD	YEARS	WEAPON	AWARD	YEARS
M-16	2nd	1981	M16	4th	860000
M-16	3rd	820000	.45 Cal Pistol	3rd	870000
.45 Cal Pistol	2d	860000	M-16	5th	870000

COMPETITIVE MARKSMANSHIP				
MATCH PARTICIPATED IN	DATES	SCORE, FINAL/POSSIBLE	PLACED / TOTAL COMPETITORS	BADGES AWARDED

## ADDITIONAL MARKSMANSHIP INFORMATION

EMBOSSSED PLATE IMPRESSION			
WALSH	Rory	M.	
NAME (Last)	(First)	(Middle)	SERVICE NO

CONT'D ON SUPP PAGE

SN: 0000-00-000-2205 U/I: SH

## WEAPONS FIRING RECORD, COMPETITIVE MARKSMANSHIP (1070)

WEAPONS FIRING RECORD				
DATE	COURSE	WEAPON	SCORE, FINAL QUALIFICATION	SIGNATURE OF CERTIFYING OFFICER
890815	A	9-MM	338 EX	<i>JM Cullato</i> ByDir
<del>920912</del>	<del>A</del>	<del>9MM</del>	<del>366 EX</del>	
920912	A	9MM	366 EX	
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				
<div></div>				

EXPERT REQUALIFICATION BAR RECORD					
WEAPON	AWARD	YEARS	WEAPON	AWARD	YEARS
9-MM	4th	890000			
9MM	5th	920000			

COMPETITIVE MARKSMANSHIP				
MATCH PARTICIPATED IN	DATES	SCORE: FINAL/POSSIBLE	PLACED /TOTAL COMPETITORS	BADGES AWARDED

ADDITIONAL MARKSMANSHIP INFORMATION

WALSH Rory M.

NAME (Last) (First) (Middle) SSN

# Exhibit (q)

# **YORK AREA REGIONAL POLICE DEPARTMENT INCIDENT REPORT**

Date and Time	From	Hour	D-Wk	Mon	Day	Year	INCIDENT NO.	REF. NO.
			Sun	2	27	05	050653	2005 0307MD044
At - To	2330	Fri	3	4	05	Municipality: (1) York Township (2) Dallastown (3) Yoe (4) Jacobus (5) Windsor Township (6) Windsor Boro (7) Felton (8) North Hopewell (9) Red Lion		
Type of premises			Weapons - Tools				2	
Apartment			unknown					
Vehicle Make		Year	Reg. Number & State		VICTIM: Last Name First Name Middle			
					Walsh Rory Michael			
Model		Color	Serial Number (VIN)		Address Zip Code			
					402 Tanglewood Lane, Dallastown, PA 17313			
Total value stolen		Total value recovered		Home phone		Business phone	Race	Sex
\$992.00				246-9739		717-790-0729	W	M
Q.A.No.		Weather	Time on case		S.S. #		Employer/Address	
		Clear	Resp. 22 Inves. 48		048-54-7830		Ajilon Consulting/ Harrisburg, PA	
Pa Statute		UCR Code	Officer		Crime		Location	
3502		5	Steinfelt		Burglary		402 Tanglewood Lane	
Case Status:		Date & time reported						
<del>CLOSED</del>		3-5-05/ 1015hrs						
Cleared By:		Person reporting crime Victim <input checked="" type="checkbox"/>						
ARREST		Address Phone						
EXCEPTIONAL MEANS								
VICTIM: Last Name First Name Middle		Address Zip Code		Race Sex		D.O.B.		
Home phone Business phone S.S. #		Employer Address:						
VICTIM: Last Name First Name Middle		Address Zip Code		Race Sex		D.O.B.		
Home phone Business phone S.S. #		Employer Address:						
M.O.: To enter victim's garage by unknown means and steal military items.								

# YORK AREA REGIONAL POLICE DEPARTMENT INCIDENT REPORT

Date	From	Hour	D-Wk	Mon	Day	Year	INCIDENT NO. <b>053389</b>		REF. NO. <b>20051024M0037</b>	
and										
Time	At - To	05:20	Thu.	Oct.	20	2005	Municipality: (1) York Township (2) Dallastown (3) Yoe (4) Jacobus (5) Windsor Township (6) Windsor Boro (7) Felton (8) North Hopewell (9) Red Lion			1
Type of premises			Weapons - Tools							
Primary residence			unknown							
Vehicle Make		Year	Reg. Number & State		VICTIM: Last Name First Name Middle					
					Walsh, Rory Michael					
Model		Color	Serial Number (VIN)		Address Zip Code					
					402 Tanglewood Lane Dallastown, PA 17313					
Total value stolen		Total value recovered		Home phone		Business phone		Race	Sex	D.O.B.
				(717) 676-6846 (c)		(717) 355-3252		W	M	10/1/56
G.A.No.	Weather	Time on case		Sectio		S.S. #		Employer/Address		
		Resp. Inves.				048-54-7830		Kena-the-systems Phila., PA		
Pa Statute	UCR Code	Officer		Crime		Location				
3502	5	Leonard R. Hoffer		Attempted burglary		402 Tanglewood Lane Dallastown, PA				
Case Status:		Cleared By:		Person reporting crime		Victim		Date & time reported		
<b>CLOSED</b>								10/21/05 @ 18:00 hrs.		
ARREST		EXCEPTIONAL MEANS		Address		Phone				
				VICTIM: Last Name First Name Middle		Address Zip Code		Race	Sex	D.O.B.
Home phone		Business phone		S.S. #		Employer		Address:		
VICTIM: Last Name First Name Middle		Address Zip Code		Race	Sex	D.O.B.				
Home phone		Business phone		S.S. #		Employer		Address:		
M.O.: Walsh heard garage door go up and then down, nothing appeared to be missing.										



## YORK AREA REGIONAL POLICE DEPARTMENT

ORI: PA0673200

## Incident Investigation Report

20061023M2728 (01)

## Incident Data

Class (UCR) Code: 3500 SUSPICIOUS PERSONS,AUTOS,CIRCUMSTANCES Complete

Crimes Code: Title: [

Date/Time Reported: 10/18/2006 Wednesday 23:41

Discovered Date/Time: 10/18/2006 Wednesday 23:41

Last Known Secure :

TIME - Received: / Dispatched: / Arrived: / Cleared:

Badge: 74 - OFF MICHAEL C. SAMPERE

Location: 715 S HAMPTON EST - YORK

Landmark:

Patrol Zone: B8 - B8

Premise Type: OTHER RESIDENCE - SINGLE FAMILY DWELLING

BIAS: 88 NONE (NO BIAS)

## MO:

Weapon/Tools: Additional weapon:

## Persons Involved

Number of Victims: 0 Number of Offenders: 0 Persons Involved: 1

CONTACT WALSH, RORY (NP096159)

Incident Classif.: 3500 SUSPICIOUS PERSONS,AUTOS,CIRCUMSTANCES

Type: INDIVIDUAL/PERSON (NOT L.E.OFFICER) Injury:

Age/DOB: 0 / / Race: U Sex: U Ethnic: U Marital: U Resdnc: U  
SS#:

Height: 0 Weight: 0 Eye: Hair: Build: Compl.:

GBM ID number: Date Entered: / / Date Released: / /

Comment:

Home: 715 S HAMPTON WATERFORD  
YORK PA

Home Phone: 717-755-6472

Work Phone:

EXT: Cell Phone:

Pager:

Employer:

DOCUMENTS ON FILE:

## Summary

10/18/2006 23:41 Page 1 Ofc. 74 -OFF MICHAEL C. SAMPERE

COMP. REPORTS POSSIBLE CODE 5 - RORY WALSH - NO FORCED ENTRY TO 3RD STORY  
BALCONY. CIRCUM. SUSPICIOUS.

**YORK AREA REGIONAL POLICE DEPARTMENT**  
**ORI: PA0673200**

**Incident Investigation Report**  
**20071019M7489 (01)**

### Incident Data

**Class (UCR) Code: 3500 SUSPICIOUS PERSONS,AUTOS,CIRCUMSTANCES Complete**

Crimes Code: Title: ☐

Date/Time Reported: 10/18/2007 Thursday 23:25

Discovered Date/Time: 10/18/2007 Thursday 23:25

Last Known Secure :

TIME - Received: / Dispatched: / Arrived: / Cleared:

Badge: 89 - OFF. MICHAEL SCHIFFHAUER

Location: 715 HAMPTON @ WATER - YORK

Landmark:

Patrol Zone: C8 - C8

Premise Type: OTHER RESIDENCE - SINGLE FAMILY DWELLING

BIAS: 88 NONE (NO BIAS)

MO:

Weapon/Tools: Additional weapon:

### Persons Involved

**Number of Victims: 0 Number of Offenders: 0 Persons Involved: 1**

**COMPLAINANT WALSH, RORY (NP096159)**

Incident Classif.: 3500 SUSPICIOUS PERSONS,AUTOS,CIRCUMSTANCES

Type: INDIVIDUAL/PERSON (NOT L.E.OFFICER) Injury:

Age/DOB: 51 10/01/1956 Race: U Sex: U Ethnic: U Marital: U Resdnc: U

SS#:

Height: 0 Weight: 0 Eye: Hair: Build: Compl.:

GBM ID number: Date Entered: / / Date Released: / /

Comment:

Home: 715 S HAMPTON WATERFORD

Home Phone: 717-755-6472

YORK PA

Work Phone:

EXT: Cell Phone:

Pager:

Employer:

DOCUMENTS ON FILE:

### Summary

10/18/2007 23:25 Page 1 Ofc. 89 -OFF. MICHAEL SCHIFFHAUER  
 RORY M. WALSH ADVISED POSS. CODE 5 - SUSPICIOUS - NO SIGNS OF FORCED ENTRY.  
 40 PAGES OF COURT DOCUMENTS (WALSH VS UNITED STATES) MISSING FROM RES. HE  
 WILL BE ABLE TO RETAIN THIS DOCUMENT FROM JUDGES OFFICE AND OR HIS E MAIL.  
 WALSH BELIEVES NAVAL INVESTIGATING SERVICE ENTERED HIS RES. TO GET  
 DOCUMENTS.

**Officer: OFF. MICHAEL SCHIFFHAUER**  
**Case Status: CLOSED/CLEARED**

**Badge: 89**  
**Case Disposition: CLOSED - NO FURTHER ACTION**

**Page: 1**

28 Nov 05

Head, Detective Division  
York Area Regional Police  
33 Oak St.  
York, PA. 17402

Re: CONTINUOUS BREAK-INS AT 402 TANGLEWOOD LANE

Encl: (1) Police Report of 4 Mar 05  
(2) Police Report of 20 Oct 05  
(3) Federal Case CV-05-0818  
(4) Photos of vehicle damage of 27 Oct 05  
(5) Evidence of additional break-in/Invasion of privacy on 28 Oct 05

Dear Sir,

Thank you for the prompt response of your officers responding to the break-ins at my residence. Enclosures (1) and (2) are the Police reports from those two incidents. As discussed with the officer who responded to the second event, this is the result of a Federal Lawsuit regarding a murder attempt I survived during my career in the Marine Corps. That same Federal Lawsuit is progressing through the Federal Court system, here in Harrisburg, Pa. Enclosure (3) refers.

As shown by enclosure (4), these are not isolated incidents, but evidence of the systematic and continuous invasion of privacy I have had to endure since I discovered my mail was being pilfered by Naval Intelligence Agents in 1984, and I survived a murder attempt in 1985. This is also due to the continued service of James L. Jones. He served as the Commander of the 24<sup>th</sup> MEU when we deployed to Iraq in 1991. During the work-up phase, he had an embarrassing, "attendance problem." I was one of the individuals who questioned his lack of presence then, and because he continues to serve, I have to put up with continuous personal surveillance. For these reasons, you need to be aware these break-ins are not the cause of a local thief, but Naval Intelligence Agents continuing to pry into my personal life, and desire to view any and all evidence I have regarding this case, as it progresses through the Federal Court System.

Look closely at the photos attached as enclosure (4). These Naval Intelligence Agents are not using a frequency jumper to come in using my garage door remote system, they are using my own car. As shown, they have also used the method of hooking themselves under my car (I drive a Jeep Cherokee) when I check my mail, and entering my residence that way. I discovered this when, after running on 27 Oct 05, I heard the rug in the garage move and scrape. I thought it was one of my sons, and could not figure out how the noise was made. Then I saw the rug moved and the paper over the sump drain moved (see photo 1 and 2). They have also scraped the cross bar clean, (see photos 3 and 4). They also left permanent damage to same beam (see photos 5 and 6), from hooking their belts across that same cross beam. On 28 Oct 05, they again entered, as shown by how they disturbed the chair I use to block the door, and misplaced returning my medication to its proper shelf (see enclosure (5), photos 7 and 8). As a result of surviving this murder attempt, I have to take three types of medication each day. I keep it out of reach of my youngest son, and they failed to return it to its proper location.

Feel free to visit me and inspect the car yourselves. This is the second one of my vehicles Naval Intelligence Agents have permanently damaged, they repeatedly tore out the panels under my dashboard, eventually stripping the screws and screw-holes, and I am suing the Department of the Navy over these events, which have become a going concern. If there is something I have done wrong, or something sordid in my past (I am an Eagle Scout and retired Marine Corps Officer) then let the Navy show such evidence in open court. This all started with Defendant Roy losing classified material, and Defendant Humble trying to murder me with arsenic, not vice-versa.

Feel free to also share this evidence with the FBI. I had to use the Logan County Sheriff's Department to serve Defendant Humble, after he repeatedly dodged process servers sent to his residence and already liquidated his considerable assets, so they are aware of the allegations against Defendant Humble and that this case is ongoing.

As long as this case remains alive and Defendant Jones serves, I will have to endure more of these same illegal invasions of my privacy. I will continue to report them as I discover them. Thank you for your officers assistance to date. I have completed what the officer on 20 Oct 05 recommended and had my landlord change the frequency on my garage door remote, although current evidence shows it is not thieves but 'another group of individuals.'

Sincerely,

A handwritten signature in black ink, appearing to read "Rory M. Walsh". The signature is fluid and cursive, with the first letters of the first and last names being capitalized and prominent.

Captain Rory M. Walsh USMCR (Ret.)  
402 Tanglewood Lane  
Dallastown, Pa. 17313  
(717) 246-9739

**YORK AREA REGIONAL POLICE DEPARTMENT  
INCIDENT REPORT**

Date and Time	From	Hour	D-Wk	Mon	Day	Year	INCIDENT NO. <b>053389</b>	REF. NO. <b>20051024M0037</b>					
At - To		<b>05:20</b>	<b>Thu.</b>	<b>Oct.</b>	<b>20</b>	<b>2005</b>	Municipality: (1) York Township (2) Dallastown (3) Yoe (4) Jacobus (5) Windsor Township (6) Windsor Boro (7) Felton (8) North Hopewell (9) Red Lion						
Type of premises <b>Primary residence</b>				Weapons - Tools <b>unknown</b>			VICTIM: Last Name First Name Middle <b>Walsh, Rory Michael</b>						
Vehicle Make		Year	Reg. Number & State				Address Zip Code <b>402 Tanglewood Lane Dallastown, PA 17313</b>						
Model		Color	Serial Number (VIN)				Home phone <b>(717) 676-6846 (c)</b>		Business phone <b>(717) 355-3252</b>		Race <b>W</b>	Sex <b>M</b>	D.O.B. <b>10/1/56</b>
Total value stolen		Total value recovered				S.S. # <b>048-54-7830</b>		Employer/Address <b>Kena-the-systems Phila., PA</b>					
G.A.No.	Weather		Time on case Resp. Invas.			Sector	Crime <b>Attempted burglary</b>		Location <b>402 Tanglewood Lane Dallastown, PA</b>				
Pa Statute <b>3502</b>	UCR Code <b>5</b>		Officer <b>Leonard R. Hoffer</b>				Person reporting crime		Victim	<input checked="" type="checkbox"/> Date & time reported <b>10/21/05 @ 18:00 hrs.</b>			
Case Status: <b>CLOSED</b>						ACTIVE		UNFOUNDED					
Cleared By: <b>ARREST</b>						EXCEPTIONAL MEANS		Address		Phone			
VICTIM: Last Name		First Name		Middle		Address		Zip Code	Race	Sex	D.O.B.		
Home phone		Business phone		S.S. #		Employer		Address:					
VICTIM: Last Name		First Name		Middle		Address		Zip Code	Race	Sex	D.O.B.		
Home phone		Business phone		S.S. #		Employer		Address:					
M.O.: Walsh heard garage door go up and then down, nothing appeared to be missing.													

*Enclosure (2)*

# **YORK AREA REGIONAL POLICE DEPARTMENT INCIDENT REPORT**

Date and Time	From	Hour	D-Wk Sun	Mon 2	Day 27	Year 05	INCIDENT NO. <b>050653</b>	REF. NO. <b>2005 0 307M0044</b>		
At - To	2330	Fri	3	4	05	Municipality: (1) York Township (2) Dallastown (3) Yoe (4) Jacobus (5) Windsor Township (6) Windsor Boro (7) Felton (8) North Hopewell (9) Red Lion				
Type of premises Apartment			Weapons - Tools unknown				VICTIM: Last Name First Name Middle Walsh Rory Michael			
Vehicle Make		Year	Reg. Number & State				Address Zip Code 402 Tanglewood Lane, Dallastown, PA 17313			
Model		Color	Serial Number (VIN)				Home phone		Business phone	Race Sex D.O.B.
-		-	-				246-9739		717-790-0729	W M 10-11-56
Total value stolen \$992.00		Total value recovered				S.S. #		Employer/Address		
G.A.No.		Weather	Time on case		Secto		408-54-7830		Ajilon Consulting/ Harrisburg, PA	
Clear		Resp.	22	Inves.	48	F8	Crime		Location	
Pa Statute		UCR Code	Officer		3502		Burglary		402 Tanglewood Lane	
5		Steinfelt		Person reporting crime		Victim	X		Date & time reported 3-5-05/ 1015hrs	
Case Status: <b>CLOSED</b>		ACTIVE		UNFOUNDED		Address		Phone		
Cleared By: ARREST		EXCEPTIONAL MEANS		VICTIM: Last Name First Name Middle		Address Zip Code		Race	Sex	D.O.B.
Home phone		Business phone		S.S. #		Employer		Address:		
VICTIM: Last Name First Name Middle		Address Zip Code		Race	Sex	D.O.B.	Employer		Address:	
Home phone		Business phone		S.S. #		Employer		Address:		

**M.O.:** To enter victim's garage by unknown means and steal military items.

*Enclosure (1)*

**YORK AREA REGIONAL POLICE DEPARTMENT**  
**ITEMS STOLEN SHEET**

YORK, PA <i>Rev. M. WALSH</i>		ADDRESS <i>402 Tanglewood Lane - Ballantyne, PA 17313</i>		CODE <i>5</i>	CASE NUMBER <i>050653</i>	
VESTIGATING OFFICER <i>Steinfelt</i>		CRIME <i>Burglary</i>	PA STATUTE <i>3502</i>		DATE OF CRIME <i>3-5-05</i>	
EM STOLEN TV, RADIO, HANDGUN, RIFLE, SHOTGUN, TIRES, ETC. USE MORE THAN ONE NUMBERED LINE FOR EACH ITEM IF NECESSARY		DESCRIPTION OF ITEM STOLEN MAKE, MODEL, SERIAL NUMBER, COLOR, ETC.			VALUE	TO BE COMPLETED BY POLICE DEPT. GA NO.      TT NO.
<i>Official USMC Papers</i>		<i>Official papers missing (3" worth) papers lifted through Jones papers missing</i>			<i>—</i>	
<i>Baracks Cover</i>		<i>USMC Officers Baracks Cover (White)</i>			<i>\$200.00</i>	
<i>Baracks Cover Piece</i>		<i>USMC Officers Baracks Cover (Black) - Viscer, strap, top</i>			<i>\$50.00</i>	
<i>San Browne Belt</i>		<i>Black Leather Belt size 32"</i>			<i>\$250.00</i>	
<i>Garrison Cover</i>		<i>Clutch Form AFD Cover x4</i>			<i>\$48.00</i>	
<i>Dress White Buttons</i>		<i>Buttons for my dress white uniform</i>			<i>\$24.00</i>	
<i>Utility Covers</i>		<i>Camouflage Utility Covers x4</i>			<i>\$40.00</i>	
<i>Dog Tags</i>		<i>Dog tags</i>			<i>—</i>	
<i>Dress Gloves</i>		<i>Gloves Black/White</i>			<i>\$40.00</i>	
<i>Extra Ribbons/Medals</i>		<i>Extra Ribbon Medal</i>			<i>—</i>	
<i>Coff Link</i>		<i>USMC Coff Link</i>			<i>\$40.00</i>	
<i>Collar Emblem</i>		<i>USMC Collar Emblem Black/Silver Metal</i>			<i>\$150.00</i>	
<i>Sword Accessories</i>		<i>White Sling, belt accessories</i>			<i>\$150.00</i>	
					<i>Total: \$992.00</i>	
I swear that this statement is true to the best of my ability and I am aware of the penalties of making a false statement						
SIGNATURE <i>M. M. Walsh</i>		DATE <i>5 Mar. 05</i>		PAGE <i>1</i> OF <i>1</i> PAGES		PAGE

Page: 1 Document Name: untitled

```

DDMAIN                               Demand Deposit Display Main           6017    11/10/09
Acct 5401063768                     NOW ACCOUNT                       RATE INDEX    189    Pg 1 of 2
A -----CRF WINDOW-----
- RORY M WALSH                      Alpha-key      WALSHRM.12
L 715 SOUTH HAMPTON WATERFORD      TIN           048-54-7830
C YORK PA 17402                    Birth date     10/01/1956
                                      Home phone    717-755-1251
                                      Work phone    717-751-0714

-----Account Holders-----  --Acct Rel--  -----Demand Deposit-----
RORY M WALSH                   PRIMARY      Branch 0540 Area 0540
                                      Officer 010 Class 30001

A -----Customer Comments-----  -Emp-  --Date--
I
F (NO COMMENTS ON FILE FOR THIS CUSTOMER.)
I
C
                                     F3=Exit

```

*I own this account. JR*





MAIN Demand Deposit Display Main 6017 11/10/09

ct 5401063768 NOW ACCOUNT RATE INDEX 189 Pg 1 of  
 pha key WALSHRM.12 Branch 0540 Area 0540 Product D189 Officer 01  
 -----Amounts-----Account Information-----  
 dger CLOSED OD limit POST AL  
 llected 0.00 Return cd  
 Unc funds cd  
 Sweep cd OF  
 ATM indicator  
 Last stmt 10/30/0  
 Lst cus dt 10/08/0  
 Last trans 10/08/0  
 Opened 10/25/06  
 CLOSED 10/09/09  
 Last deposit 10/07/09  
 CRUED INT CTD 0.00 Last dep 134.04  
 T PAID YTD 0.15 ATM LIMIT 100.00  
 D TAX WITHHELD 0.00 TOTAL ATM DEP 0.00  
 T PAID LAST YEAR 0.73 ATM AVAILABLE 0.00  
 \_ DDDHIST \_ DDDACCT \_ DDDOVERDRFT \_ DDDINT \_ DDDFUN

MMAND ==>

F2=Retrieve F3=Exit F4=CRFwindow F6=Toggle  
 F8=Forward

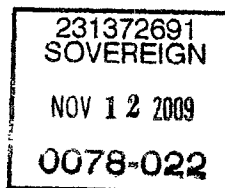
*Closed du. to*

*Jones ordered*

*break-in after Supreme Court*

*case 09-6168 being*

*distributed on 8 Oct 09*



No. 09-6168

Title: Rory M. Walsh, Petitioner

v.

United States, et al.

Docketed: August 31, 2009

Lower Ct: United States Court of Appeals for the Third Circuit

Case Nos.: (08-2970)

Decision Date: May 5, 2009

Rehearing Denied: June 22, 2009

~~~~~Date~~~~~Proceedings and Orders~~~~~

Aug 27 2009 Petition for a writ of certiorari and motion for leave to proceed in forma pauperis filed.  
(Response due September 30, 2009)

Sep 28 2009 Waiver of right of respondents United States, et al. to respond filed.

Oct 8 2009 DISTRIBUTED for Conference of October 30, 2009.

- J. H. / R. J.  
- C. H. / R. J. 09

~~~~~Name~~~~~

~~~~~Address~~~~~

~~~~~Phone~~~~~

**Attorneys for Petitioner:**

Rory M. Walsh

715 S. Hampton at Waterford  
York, PA 17402

Party name: Rory M. Walsh

**Attorneys for Respondents:**

Elena Kagan

Solicitor General  
United States Department of Justice  
950 Pennsylvania Avenue, N.W.  
Washington, DC 20530-0001  
SupremeCtBriefs@USDOJ.gov

(202) 514-2217

Party name: United States, et al.

## Supreme Court docket 09-6168; events on 8 Oct 09

From: **Rory Walsh** (rory.walsh79@hotmail.com)

Date: Sun 10/25/09 1:38 AM

To: supremectbriefs@usdoj.gov

Attachments:

Kaganletter100109.doc (23.5 KB)

Dear Mr. Kagan,

As you well know, and as documented by the docket for this action, my petition for writ of certiorari was DISTRIBUTED for the Supreme Court Justices on 8 Oct 09, to be discussed and ruled on during the conference on 30 Oct 09.

On 8 Oct 09, your clients, the listed defendants and their friends, made a concerted, concentrated attack on my family and myself; they attacked my bank accounts, all of my creditors, boldly parked their cars in front of my residence, and made a concerted attempt to have me evicted. Not over something I have done mind you, but over actions at the Supreme Court.

This is the same naked obstruction of justice and intimidation they have tried over the last 4 years. If your clients and their friends are so concerned about the outcome of this action, they had the option of filing an ***amicus curiae*** brief. They did not.

There are two murder attempts in this action. I survived them both. Now with this latest concentrated and determined assault on my family, the Department of Justice should consider arrest warrants.

If your clients want this to end, they can consider the letter I forwarded to you previously. A second copy is attached for your clients to consider.

I politely, but emphatically ask that you direct your clients to cease and desist from any more instances of obstruction of justice or bold intimidation. See 18 USC 1503.

I am sorry to have to bring this latest instance of naked obstruction of justice to your attention, but I did nothing on 8 Oct 09. They did.

Sincerely,

Captain Rory M. Walsh USMCR (Ret.)

Windows 7: It helps you do more. Explore Windows 7

## Supreme Court docket 09-6168; Walsh v Humble; 18 USC 3771

To: **Rory Walsh** (rorywalsh78@hotmail.com)

Sent: Wed 11/11/09 6:12 PM

From: elena kagan (supremectbriefs@usdoj.gov)

Dear Ms. Kagan,

I again applaud your deciding not to oppose my petition for writ of certiorari. Thank you.

I wish to point out to you 18 USC 3771; the Crime Victim's Rights Act of 2004.

Your powerful clients continue to ignore the Constitution, and the provisions of this recent law.

The two most blatant violations were the falsified medical evaluation by a (sic) Dr. Marotta at the VA Hospital in Dover, Del. I get treated at the VAMC in Lebanon, Pa. I was at work on that date, 13 Dec 06, in King of Prussia, Pa. While the VA is now backing away from this falsified medical evaluation, your clients continue to interfere with my getting treatment for this injury; surviving Respondent Humble's murder attempt.

Further, the most easily documented case of retaliation were the events on 8 Oct 09. Your powerful clients attacked my bank accounts, creditors, and landlord, in a focused attempt to have me evicted. These events, with the motive not discovered until weeks later, were over events internal to the Supreme Court, not over anything I did. Your clients are snooping into the Supreme Court, which is a crime. See 18 USC 1503. Jones and Hagee have been doing this for years, and at all levels. The events on 8 Oct 09 are/were not for free; they had to snoop into the Supreme Court, learn what was about to happen on 8 Oct, and then deploy forces against me in depth. This is not for free and a considerable waste of american dollars,

The breakins at my residence continue unabated. I am not participating in a criminal enterprise, but struggling to raise my children. Currently your clients have; taken thrown away underwear, where the waist band was torn, out of the trash, outside, and put it back into my closet. They have also taken parts from a broken toy airplane, from the outside dumpster, and placed it in my kitchen.

The events on 8 Oct 09 are now before the Supreme Court via my petition for rehearing. As a member of the Department of Justice, I again politely ask that you direct your powerful clients, and Hagee, to cease from their blatant obstruction of justice and harassment of me and my children.

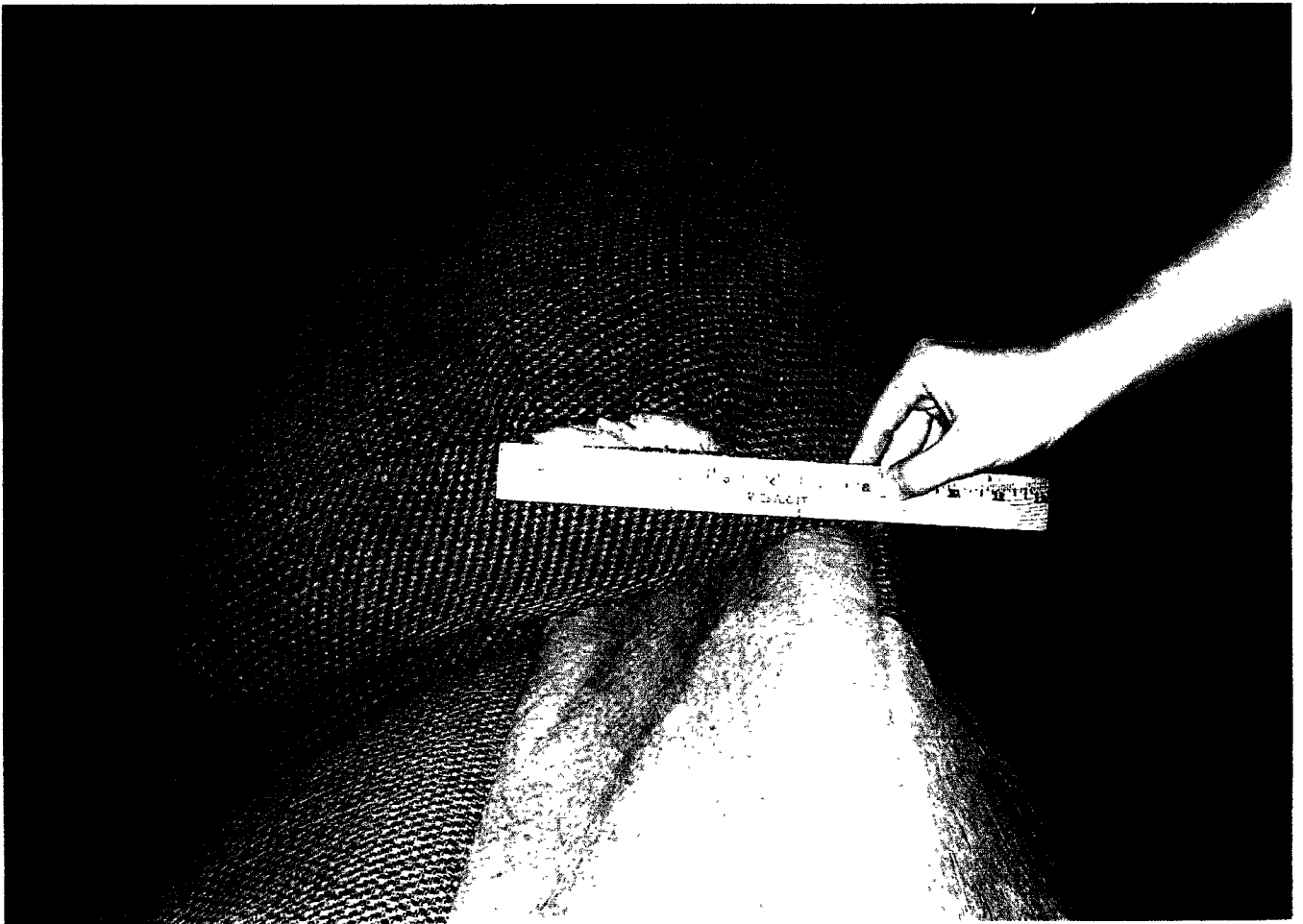
Please review the provisions of 18 USC 3771 with your powerful clients, and the events on 8 Oct 09.

Thank you,

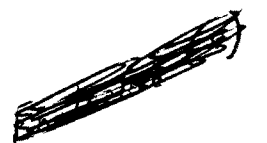
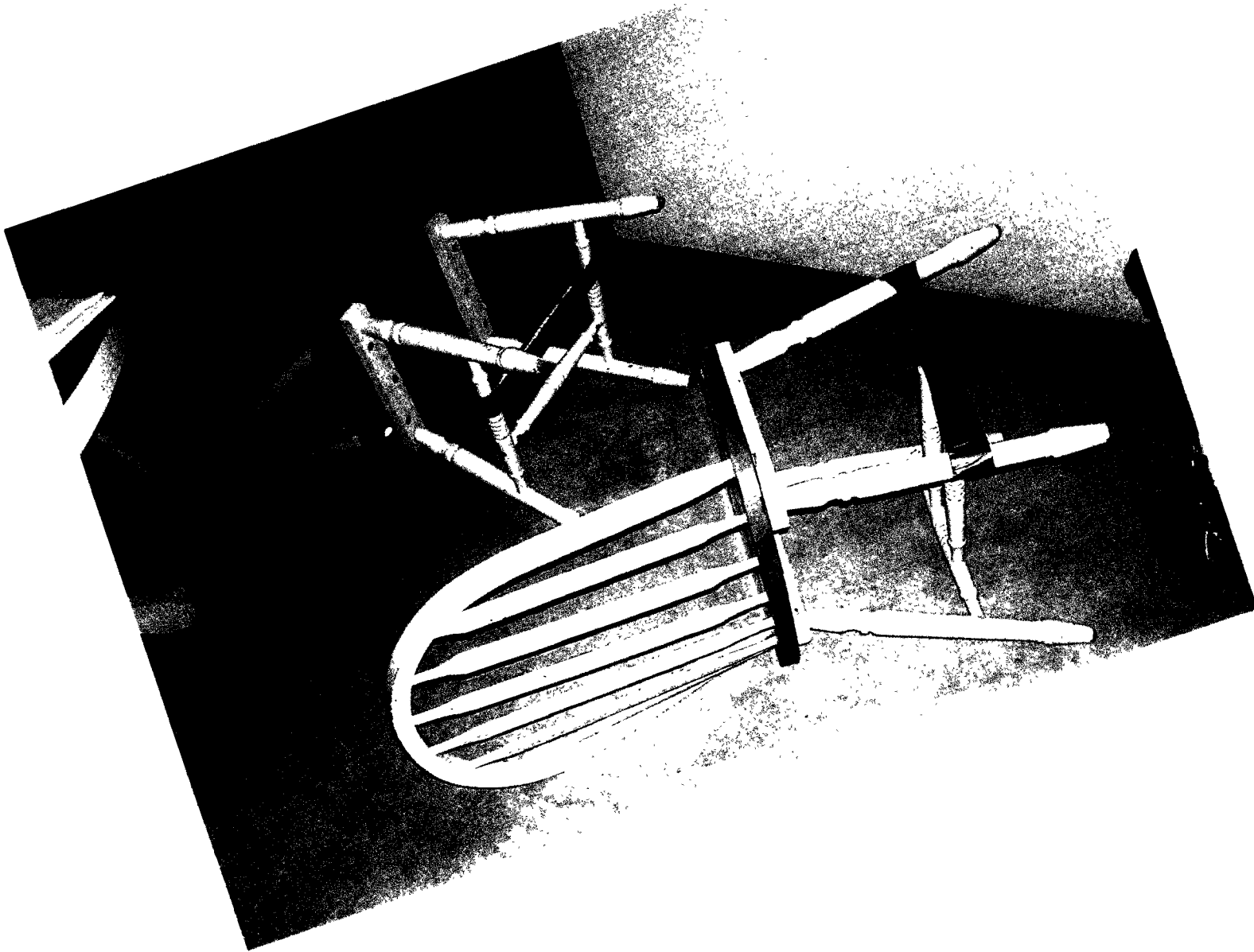
Captain Rory M. Walsh USMCR (Ret.)

Bing brings you maps, menus, and reviews organized in one place. Try it now.

Exhibit (r)



~~REDACTED~~





25 Aug 12

~~CONFIDENTIAL~~



Exhibit (s)



## U.S. Department of Justice

*Peter J. Smith*  
*United States Attorney*  
*Middle District of Pennsylvania*

Website: [www.justice.gov/usao/pam/](http://www.justice.gov/usao/pam/)

Email: [usapam.contact@usdoj.gov](mailto:usapam.contact@usdoj.gov)

*William J. Nealon Federal Building*  
*Suite 311*  
*235 N. Washington Avenue*  
*P.O. Box 309*  
*Scranton, PA 18503-0309*  
*(570) 348-2800*  
*FAX (570) 348-2037/348-2830*

*Ronald Reagan Federal Building*  
*Suite 220*  
*228 Walnut Street*  
*P.O. Box 11754*  
*Harrisburg, PA 17108-1754*  
*(717) 221-4482*  
*FAX (717) 221-4493/221-2246*

*Herman T. Schneebeli Federal Building*  
*Suite 316*  
*240 West Third Street*  
*Williamsport, PA 17701-6465*  
*(570) 326-1935*  
*FAX (570) 326-7916*

*Please respond to: Scranton*

May 24, 2013

Captain Rory M. Walsh USMCR  
715 S. Hampton at Waterford  
York, PA 17402

**RE: FOIA Request**

Dear Captain Walsh:

This will acknowledge that your FOIA request was received in our office on May 20, 2013. We have forwarded this request to the Executive Office of the United States Attorneys, FOIA/Privacy staff for response. All future inquiries regarding this request can be made to:

**FOIA/Privacy Staff**  
**Executive Office for United States Attorneys**  
**600 E Street, N.W. (BICN Room 7300)**  
**Department of Justice**  
**Washington, DC 20530-0001**  
**Phone: (202) 252-6020**  
**Fax: (202) 252-6047**

Very truly yours,

PETER J. SMITH  
UNITED STATES ATTORNEY

A handwritten signature in cursive script, appearing to read "Jodi Matuszewski".

JODI MATUSZEWSKI  
FOIA Contact  
U.S. Attorney's Office  
Middle District Pennsylvania

PJS:jm

# Exhibit (t)

## **I have another interim response here from the US Marshals Service**

From: **Rory Walsh** (rorywalsh78@hotmail.com) You moved this message to its current location.

Sent: Mon 5/06/13 3:45 PM

To: janet.napolitano@dhs.gov (janet.napolitano@dhs.gov)

Cc: julie.pierson@dhs.gov (julie.pierson@dhs.gov)

5 attachments

SecretServiceClaim120212102.pdf (2.8 MB) ,

FBIRequestforInvestigationofHagee110711.docx (35.5 KB) ,

FBIRequestforInvestigationofHagee081712.docx (41.6 KB) ,

FBIRequestforInvestigationofHagee032513.docx (28.2 KB) ,

USMarshalServiceResponse041213.docx (23.7 KB)

To the Honorable Secretary Napolitano,

Dear Secretary Napolitano,

I have another interim response from the US Marshal Service. To the FOIA letter I rebutted below.

**I emphasize for you and all, the US Marshal Service is not involved, the agents sent by Jones, twice, were Secret Service Agents.**

I have already shown you the case law; the names of the individual agents and their Harrisburg supervisor are all fully releasable. I have also shown you Jones did not, and does not rate protection by the Secret Service, see 18 USC 3056; this is and remains actions in naked harassment, to cover his own misconduct.

Not a warrant has been produced to date.

I remain available to discuss this matter no short notice, and will bring my counsel with me.

I await your adjudication on the claim before you.

Regards to all, call me anytime.

Captain Rory M. Walsh  
717-755-7157

From: rorywalsh78@hotmail.com  
To: janet.napolitano@dhs.gov

6/4/2013